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JIM EDGAR
Secretary of State

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ILLINOIS REGISTER

Rules of Governmental Agencies

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INTRODUCTION

The *Illinois Register* is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The *Register* also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the *Register* contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current *Register* volume and a Sections Affected Index listing, by Title of the *Illinois Administrative Code*, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The *Register* will serve as the update to the *Illinois Administrative Code*, a compilation of the rules of State agencies. The most recent edition of the *Code* along with the *Register* comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1985, ch. 127, pars. 1001 et seq., as amended).

REGISTER PUBLICATION SCHEDULE 1988

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:
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June 14, 1988	June 21, 1988	27	July 1, 1988	Dec. 27, 1988	Jan. 3, 1989	2	Jan. 13, 1989
June 21, 1988	June 28, 1988	28	July 8, 1988				

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

The Illinois Register is the official publication of the State of Illinois. It is published weekly, except on Sundays and public holidays. The Register is published by the State of Illinois, under the authority of the General Assembly. It contains the official acts of the Governor, the resolutions of the General Assembly, and the reports of the various departments of the State. It also contains the laws of the State, and the proceedings of the courts. The Register is a valuable source of information for the people of Illinois, and is an essential part of the official record of the State.

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1985	85	85	\$1.00	\$1.00	\$1.00
1986	86	86	\$1.00	\$1.00	\$1.00
1987	87	87	\$1.00	\$1.00	\$1.00
1988	88	88	\$1.00	\$1.00	\$1.00
1989	89	89	\$1.00	\$1.00	\$1.00
1990	90	90	\$1.00	\$1.00	\$1.00
1991	91	91	\$1.00	\$1.00	\$1.00
1992	92	92	\$1.00	\$1.00	\$1.00
1993	93	93	\$1.00	\$1.00	\$1.00
1994	94	94	\$1.00	\$1.00	\$1.00
1995	95	95	\$1.00	\$1.00	\$1.00
1996	96	96	\$1.00	\$1.00	\$1.00
1997	97	97	\$1.00	\$1.00	\$1.00
1998	98	98	\$1.00	\$1.00	\$1.00
1999	99	99	\$1.00	\$1.00	\$1.00
2000	100	100	\$1.00	\$1.00	\$1.00

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF PROPOSED AMENDMENTS

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Driving Under the Influence Programs

- 2) Code Citation: 77 Ill. Adm. Code 2056

- 3) Section Numbers: Proposed Action:

Amendment
2056.1
Amendment
2056.5
Amendment
2056.55
Amendment
2056.60
Amendment
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2056.70
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Amendment
2056.505
Amendment
2056.510
Amendment
2056.515
Amendment
2056.605
Amendment
2056.610
Amendment
2056.700
Amendment
2056.710
Appendix A

- 4) Statutory Authority Ill. Rev. Stat. 1987, Ch. 111 1/2, par. 6328 (b) and (c) and Section 4-102 of P.A. 85-1304, effective January 1, 1989.

- 5) A Complete Description of the subjects and Issues Involved:

The current rules governing the provision of DUI evaluation, remedial education and BASSET services need to be amended to incorporate changes that were omitted by oversight from the last published version and to revise citations for certain statutes. Also, P.A. 85-1304, effective January 1, 1989 created a special fund in the State Treasury out of which the Department may reimburse DUI service providers for uncollected costs for indigent DUI defendants. The amendments create procedures for reimbursement.

- 6) Will this proposed rule replace an emergency rule current in effect?: No

- 7) Does this rulemaking contain an automatic repeal date? No

- 8) Does this proposed amendment contain incorporations by reference? No

- 9) Are there any other proposed amendments pending on this Part? No

- 10) Statement of Statewide Policy Objectives: Not Applicable

- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Interested persons should address their comments concerning these rules in writing within 45 days to:

Nancy J. Bennett
Associate Counsel
Department of Alcoholism and Substance Abuse
100 West Randolph, Suite 5-600
Chicago, Illinois 60601

- 12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: December 13, 1988

- B) Types of small businesses affected:

For profit and not-for-profit individuals, corporations, or other entities who are in the business of providing alcohol and drug evaluations and remedial education services to individuals charged with DUI.

- C) Reporting, bookkeeping or other procedures required for compliance:

Reporting requirements already required consist of forwarding of evaluation to the circuit court of venue and/or to the Secretary of State. New reporting requirements, consisting of billing for uncollected costs of services, will be required of programs wishing to participate in reimbursements.

- D) Types of professional skills necessary for compliance:

Minimal clerical and billing skills are required in order to meet the reporting requirements.

The full text of the Proposed Amendments begins on the next page:

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF PROPOSED AMENDMENTS

TITLE 77: PUBLIC HEALTH
CHAPTER X: DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE
SUBCHAPTER d: LICENSE

PART 2056

DRIVING UNDER THE INFLUENCE PROGRAMS

SUBPART A: GENERAL PROVISIONS

Section	
2056.1	Definitions
2056.5	Programs Subject to License
2056.10	Non-Transferability of License
2056.15	Proof of License
2056.20	Change in Authorized Program Representative or Services
2056.25	Zoning Requirements
2056.30	Emergency Services Plan
2056.35	Exceptions for Evaluation and Remedial Education Programs
2056.40	Compliance with Court Rules
2056.45	Program Service Termination/Records Disposal
2056.50	Documentation of Policies and Procedures
2056.55	Referral Procedures
2056.60	Service Fees
2056.61	DUI Fund Reimbursement
2056.65	Informed Consent
2056.70	Non-Disclosure Privilege
2056.75	Sanctions

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2056.200	Application Forms
2056.205	Renewal Application Forms
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2056.215	Period of License
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2056.225	Verification of Application Information

SUBPART C: EVALUATION PROGRAMS

Section	
2056.300	Purpose of Evaluation
2056.305	Evaluation Requirements
2056.310	Evaluation Classifications
2056.315	Evaluation Recommendations

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF PROPOSED AMENDMENTS

2056.320 Qualifications and Training of Evaluators
2056.325 Evaluation Form
2056.330 Administrative Requirements

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2056.400	Purpose of Remedial Education
2056.405	Content of Educational Curriculum
2056.410	Remedial Education Course Requirements
2056.415	Qualifications and Training of Remedial Education Instructors
2056.420	Remedial Education Programmatic Requirements

SUBPART E: EVALUATIONS AND REMEDIAL EDUCATION/
RECORDS AND REPORTS

Section	
2056.500	Defendant Records (Evaluation)
2056.505	Defendant Records (Remedial Education)
2056.510	Program Records
2056.515	Personnel Records
2056.520	Records Security
2056.525	Submission of Reports and Required Forms

SUBPART F: BEVERAGE ALCOHOL SELLERS AND SERVERS EDUCATION
AND TRAINING (BASSET) PROGRAMS

Section	
2056.600	Purpose of Beverage Alcohol Sellers and Servers Education and Training (BASSET)
2056.605	BASSET Curriculum Requirements
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2056.615	BASSET Recordkeeping/Reports

SUBPART G: COMPLAINTS/INSPECTIONS/INVESTIGATIONS

Section	
2056.700	Complaints
2056.705	Inspections
2056.710	Investigations

Appendix A QUALIFICATION FOR DUI SERVICES AS AN INDICENT

AUTHORITY: Implementing and authorized by the Illinois Vehicle Code (Ill. Rev. Stat. 1985⁷, ch. 95 1/2, par. 1 et seq.) and by Section 28 (b) and (c) of the Alcoholism and Substance Abuse Act Illinois Alcoholism and Other Drug Dependency Act (Ill. Rev. Stat. 1985⁷, ch. 111 1/2, par. 6328 (b) and (c)).

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF PROPOSED AMENDMENTS

SOURCE: Emergency rules adopted at 10 Ill. Reg. 521, effective January 1, 1986, for a maximum of 150 days; adopted at 10 Ill. Reg. 13207, effective July 28, 1986; Part repealed, new Part adopted at 12 Ill. Reg. 11138, effective June 21, 1988; amended at ____ Ill. Reg. ____, effective.

SUBPART A: GENERAL PROVISIONS

Section 2056.1 Definitions

"Abuse" means a pattern of use of alcohol or other drugs with the potential of leading to immediate functional problems, such as loss of control over use, blackouts, changes in tolerance to alcohol or drug use, and/or impairment in social, legal, family, marital, physical or economic areas, or to addiction or the use of alcohol or other drugs solely for purposes of intoxication as determined by an evaluator.

"Alcohol and Drug Evaluation Report Summary" means the form required for purposes of granting judicial driving privileges, as defined in the Illinois Driver Licensing Law, Section 6-206. (Ill. Rev. Stat. 19857 ch. 95 1/2, par. 6-206)

"Alcohol and Drug Evaluation Uniform Report" means the form mandated by the Department for purposes of reporting the evaluation summary to the circuit court of venue or the Office of the Secretary of State.

"Authorized Program Representative" means the individual designated by the program to act on its behalf with regard to the provision of DUI services.

"BASSET" means Beverage Alcohol Sellers and Servers Education and Training program.

"Chemical Test(s)" means the blood alcohol concentration (BAC) and or drug concentration resulting from a breath, blood or urine test.

"Department" means the Department of Alcoholism and Substance Abuse.

"Dependent" means characterized by symptoms, such as preoccupation with alcohol or other drugs with physical disability and impaired emotional, occupational or social adjustments or a combination thereof as a direct consequence of loss of control over consumption, leading to periodic or chronic intoxication; tendency to increase the dose; tendency toward relapse; and a psychological (e.g., problems with relationships or the belief that activities cannot be done as well without the substance), and, sometimes a physical

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF PROPOSED AMENDMENTS

(e.g., tremors, cravings, or withdrawal symptoms) dependence on the effects of the alcohol and other drugs;

"Director" means the Director of the Department of Alcoholism and Substance Abuse.

"Drunk and Drugged Driving Prevention Fund" (DUI Fund) means a special fund in the State Treasury created by Section 4-102 of the Illinois Alcoholism and Other Drug Dependency Act (as added by P.A. 85-1304, effective January 1, 1989) out of which the Department may reimburse licensed DUI evaluation and remedial education programs for the uncollected costs of providing services to indigent DUI defendants pursuant to this Part.

"DUI" means driving while under the influence of alcohol, other drugs or combination thereof as defined in Section 11-501 of the Illinois Vehicle & Title Registration Law (Ill. Rev. Stat. 19857, ch. 95 1/2, par. 11-501).

"DUI defendant" means anyone arrested for driving while under the influence of alcohol, other drug, or a combination thereof as defined in Section 11-501 of the Illinois Vehicle and Title Registration Law. (Ill. Rev. Stat. 19857, ch. 95 1/2, par. 11-501)

"Evaluation" means the professional evaluation to determine the nature and extent of the use of alcohol or other drugs as required by Section 5-4-1 of the Unified Code of Corrections (Ill. Rev. Stat. 19857, ch. 38, par. 1005-4-1) and Section 6-206.1 of the Illinois Driver Licensing Law (Ill. Rev. Stat. 19857, ch. 95 1/2, par. 6-206).

"Evaluator" means the person qualified in accordance with Section 2056.320 or the person supervised by a qualified evaluator who performs the evaluation.

"Follow-up Services" means routine scheduled or unscheduled contact that begins after completion of treatment and occurs for a period of time and at least at specified intervals. Follow-up is for the purpose of offering the DUI defendant continuing assistance and activities designed to support or enhance goals achieved in treatment.

"Indigent DUI defendant" means anyone who has proven inability to pay the full cost of the DUI evaluation or remedial education as determined through criteria established by the program in conjunction with Department guidelines specified in Section 2056.60 (c) and whose uncollected costs for DUI services provided may be reimbursed to the program from the DUI fund.

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"Inspection" means the act of conducting interviews, record reviews, and physical observations by the Department at a program to assess compliance with Federal and State rules and regulations.

"Instructor" means the person qualified in accordance with Section 2056.415 or the person supervised by a qualified instructor who teaches remedial education.

"Level I - Non-Problematic - (Minimal Risk)" means the classification resulting from an alcohol and drug evaluation assigned to a DUI defendant who has no prior convictions or court ordered supervisions for DUI, a blood alcohol concentration (BAC) at time of arrest of less than .20, and no other symptoms of alcohol or drug abuse or dependence within the past twelve months.

"Level II - Problematic Use - (Moderate Risk)" means the classification resulting from an alcohol and drug evaluation assigned to a DUI defendant who has no prior conviction(s) or court ordered supervision(s) for DUI and a blood alcohol concentration (BAC) at time of arrest of .20 or higher and no other symptoms of alcohol or drug abuse within the past twelve months.

"Level II - Problematic Use - (Significant Risk)" means the classification resulting from an alcohol and drug evaluation assigned to a DUI defendant who has prior conviction(s) or court ordered supervision(s) for DUI and/or a blood alcohol concentration (BAC) of .20 or higher as a result of the most current arrest for DUI and/or other symptoms of alcohol or drug abuse.

"Level III - Problematic Use - Dependent - (High Risk)" means the classification resulting from an alcohol and drug evaluation assigned to a DUI defendant with symptoms of alcohol and/or drug dependence.

"Program" means any individual, government or governmental subdivision or agency, corporation, partnership, firm, business trust, estate, organization, or association acting individually or as a group which is licensed to operate one or more services.

"Risk" means the specific level (minimal, moderate, significant, or high) assigned to a DUI defendant which describes the defendant's probability of continuing to operate a motor vehicle in an unsafe manner. This level assignment is based upon the following factors:

the nature and extent of the defendant's alcohol and/or drug use;

the BAC level(s) at the time of arrest(s);

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prior dispositions for DUI;

and other factors which include any other physical, emotional and/or social dysfunction arising from the use of alcohol or other drugs.

"Server" shall refer to an individual who is responsible for the management of, control of, or service to the patrons of an establishment which sells or serves alcoholic beverages at retail.

"Service" means: DUI evaluation; DUI remedial education; or BASSET.

"Treatment" means a continuum of activities or services provided to persons addicted to or abusing alcohol or other drugs. Services or activities include intake, assessment, treatment planning, individual, group and/or family counseling, and discharge planning.

Treatment shall occur in a program licensed to provide services pursuant to Drug Abuse Programs (77 Ill. Adm. Code 2055), or Alcoholism and Intoxication Treatment Programs (Ill. Adm. Code 200), or the Medical Practice Act (Ill. Rev. Stat. 1985, ch. 111, par. 4401, et seq.), or the Hospital Licensing Act (Ill. Rev. Stat. 1985, ch. 111 1/2, par. 142 et seq.).

(Source: Amended at 12 Ill. Reg. _____, effective _____)

Section 2056.5 Programs Subject to Licensure

a) The programs which provide services pursuant to Section 28 (b) and (c) of the Alcoholism-and-Substance-Abuse-Act, Illinois Alcoholism and Other Drug Dependency Act, (Ill. Rev. Stat. 1985, ch. 111 1/2, par. 6328 (b) and (c) are subject to licensure by the Department under this Part.

1) Programs which conduct professional evaluations of DUI defendants to determine non-problematic or problematic use of alcohol or other drugs.

2) Programs providing remedial education courses to DUI defendants.

3) Programs designed to educate or train employees who sell or serve alcoholic beverages at retail to identify and address persons displaying problems with alcohol or other drug use.

b) In addition, separate licensure shall be required for each service in each location in which the service is offered at least three days per week, even though they are operated by the same program.

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- c) The Department shall be notified in writing of any location at which services are provided fewer than three days per week. Notice to the Department on the license application will fulfill this requirement.
- d) Programs shall post the days and hours of operation at each location where any DUI services are provided. This information shall be readily visible at all times to those seeking services.

(Source: Amended at 12 Ill. Reg. _____, effective _____)

Section 2056.55 Referral Procedures

The following provisions apply to all programs. However, programs located in a county with a population of more than one million persons shall not refer a DUI defendant into a treatment or remedial education service within the same program and shall not accept a DUI defendant into a treatment or remedial education service within the same program.

- a) Programs which provide evaluations to DUI defendants shall recommend referral of those individuals determined to be problematic users (Level II or III) to treatment licensed pursuant to the Illinois Alcoholism and Other Drug Dependency Act, (P.A.-85-965, effective July-17-1988);
- b) After a recommendation for treatment, each problematic defendant (Level II or III) shall be shown a directory which includes all Illinois licensed alcohol and drug treatment programs and DUI remedial education programs.
- c) Remedial education referrals for defendants classified as Level I or II shall be to a remedial education program licensed by the Department pursuant to Subpart D.
- d) After a recommendation for remedial education each non-problematic defendant (Level I) shall be shown the statewide directory of DUI remedial education providers compiled by the Department.
- e) After the appropriate directory referenced in subsections (b) and (d) has been shown, all DUI defendants shall attest to the fact that they have been shown this directory by signing the Department's "Referral List Verification Form" (IL-409-01700).
- f) Upon request by the DUI defendant, a treatment or remedial education service provider shall be provided a copy of the "Alcohol and Drug Evaluation Uniform Report" form. This copy can be provided to the treatment or remedial education service provider only with the written consent of the DUI defendant.

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- g) Upon request by the DUI defendant, the DUI service provider shall furnish a copy of the completed "Alcohol and Drug Evaluation Uniform Report" form to the DUI defendant or any treatment or remedial education program specified by the DUI defendant. Release of this form must be in compliance with Section 2056.70_(e).

(Source: Amended at 12 Ill. Reg. _____, effective _____)

Section 2056.60 Service Fees

- a) Programs providing DUI evaluations and remedial education shall establish a fee policy. This fee policy shall include a schedule of charges for evaluations, remedial education, evaluation updates, presentation of court or hearing testimony and photocopying of evaluation or remedial education records.
- b) Programs shall provide alcohol and drug evaluation and remedial education services to indigent DUI defendants. Such services shall be provided on the same terms and conditions as required under this Part, regardless of ability to pay.
- c) In order for a DUI defendant to be considered for a reduced or deferred evaluation or remedial education fee, the program must first determine whether the defendant meets any one of the following criteria:
- 1) recipient of assistance under the Illinois Public Aid Code (Ill. Rev. Stat. 19857, ch. 23, par. 1-1 et seq.) or Title II or XVI of the Social Security Act (42 U.S.C. 401 et seq. or 1351 et seq.) (Social Security Disability); OR
 - 2) recipient of unemployment compensation pursuant to the Unemployment Insurance Act (Ill. Rev. Stat. 19857, ch. 48, par. 300 et seq.); or
 - 3) have a reported household annual income which falls within the Department's established guidelines as indicated in Section 2056, Appendix A.
- d) Any defendant meeting one or more of the above criteria listed in subsection (c) shall complete the Department's "Qualification for DUI Services as an Indigent" Form IL-409-0199 for each type of service requested and provide documentation relative to income and assets, as determined by established program procedures. A copy of this application(s) shall be maintained in the DUI defendant's record. No program may be reimbursed from the DUI Fund for a client without this form in his record.

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- e) Based upon other information collected on the "Qualification for DUI Services as an Indigent" Form IL-409-0199 and any other documentation required by the program, the defendant's ability to pay and the amount charged shall be determined by the program. In all cases, the minimum amount an indigent DUI defendant can be charged is 10% of the regular evaluation or remedial education fee.
- f) Prior to the provision of DUI services, programs shall provide to each DUI defendant a written schedule of the determined fee and any payment terms. A copy of this form shall be maintained in the DUI defendant's record.
- g) This provision is not intended to restrict in any way a program's ability to collect fees from defendants who are able to pay.

(Source: Amended at 12 Ill. Reg. _____, effective _____)

Section 2056.61 DUI Fund Reimbursementa) Qualifying Programs

Any licensed DUI evaluation or remedial education program which is in compliance with this Part is eligible for participation in the reimbursement program for indigent DUI defendants from the DUI Fund provided that it first:

- 1) enters into a DUI Fund Reimbursement Contract with the Department.
 - 2) requires that any and all staff involved in the reimbursement invoice vouching process read the Department's training manual on the process, and verifies that they have done so, and that any new staff shall read the manual prior to participating in the process.
 - 3) agrees to random sample audits by the Department of all financial records related to DUI Fund billing, reimbursement, and the underlying provision of services and collection of fees.
- b) Eligible Clients
- Such qualifying DUI programs may be reimbursed from the DUI Fund for uncollected costs of providing services to DUI defendants determined to be indigent under Section 2056.60 (c) and (d), providing that form IL-409-0199 and appropriate supporting documentation is maintained in the client's file.
- c) Reimbursable Services

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Services shall be reimbursed as follows:

- 1) DUI evaluations, which shall be limited to one evaluation per defendant per DUI episode. For billing purposes the unit of service shall be a completed evaluation as described in Sections 2056.305 and 2056.325 regardless of the time it takes to meet those requirements for the DUI defendant.
- 2) DUI remedial education courses, which shall be limited to one completed course per defendant per DUI episode. For billing purposes the unit of service shall be one completed course as described in Section 2056.410.

d) Fee Collection

Programs shall make all reasonable efforts to collect fees from the defendant prior to requesting reimbursement. In the event that additional fees are collected after billing to the Department, the program shall immediately notify the Department and if the bill has been paid, make provision for repayment either directly or through billing adjustment. Programs shall maintain any and all records of attempted collection from indigent DUI defendants (or third parties) for whom reimbursement has been sought, in the client's file, and shall allow the Department to inspect such records.

e) Rate

The amount which the Department will reimburse service providers from the DUI Fund for a client is the lower of either:

- 1) The uncollected balance of the program's usual and customary fee after deducting ten percent (10%) and any additional fee collected from the defendant or third parties, or
- 2) A regional rate determined by the Department based on average service fees.

f) Fiscal Auditing

- 1) The Department may conduct random sample post billing audits of client eligibility and financial status and if such audit reveals that the program has billed for an ineligible client, the Department shall submit a demand for repayment showing why payment was improper. If repayment is not made within 15 days the Department shall begin procedures for sanctions under Section 3-105 of the Illinois Alcoholism and Other Drug Dependency Act (Ill. Rev. Stat. 1987, ch. 111 1/2 paragraph 6353-5) unless the program has proven that payment was proper.

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- 2) The Department may conduct random sample audits of indigent DUI client records for whom reimbursement was sought to determine if the services billed for were provided. If services were not provided, the Department shall submit a demand for repayment showing why payment was improper. If repayment is not made within 15 days, the Department shall begin procedures for sanctions under Section 3-105 of the Illinois Alcoholism and Other Drug Dependency Act, (Ill. Rev. Stat. 1987, ch. 111 1/2, paragraph 6353-5) unless the program has proven that payment was proper.

g) Billing

Programs shall submit billings to the Department, on the "Invoice for Services" (II-) supplied by the Department as follows:

- 1) Billings must be submitted to the Department on a monthly basis within thirty (30) days after the end of each month for services provided in such month.
- 2) Services to the indigent DUI defendant must be complete prior to billing. Billing for partial or incomplete services is not allowed.
- 3) Reimbursement shall be subject to availability of money in the DUI Fund. If limited money is available the Department may, upon reasonable notice to qualifying programs, give priority to reimbursement for evaluation services. The Department may, if required, give thirty (30) days notice to qualifying programs that reimbursement will be discontinued.
- 4) Should two bills be submitted for the same service for the same DUI defendant for the same episode, the first date of service alone shall be reimbursed.
- 5) Reimbursement may be had for services provided beginning January 1, 1989 providing the program qualifies within a month after rules regarding the DUI Fund are promulgated, or June 30, 1989, whichever comes first. For services provided before the promulgation of rules regarding the DUI Fund, the monthly billing requirement in subsection (g)(1) is not applicable.

(Source: Amended at 12 Ill. Reg. _____, effective _____)

Section 2056.70 Non-Disclosure Privilege

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- a) Each DUI evaluation program shall establish written policies and procedures that protect the non-disclosure privilege of DUI defendants as specified in subsection (e).
- b) The DUI evaluation program shall furnish a copy of the completed "Alcohol and Drug Evaluation Report Summary" form required by Section 6-206 of the Illinois Vehicle Code (Ill. Rev. Stat. 1985, ch. 95 1/2, par. 6-206) for the purpose of granting judicial driving privileges to the circuit court of venue and any of its court officials, including the probation department, as specified in court rules. The release of the evaluation form specified in Section 6-206.1 of the Illinois Driving Licensing Law must be in accordance with subsection (e).
- c) The DUI evaluation program shall also furnish a copy of the completed "Alcohol and Drug Evaluation Uniform Report" directly to the circuit court of venue, unless another court repository is specified by local court rules. If requested, a copy shall also be given to the DUI defendant. When an evaluation is being conducted for the Office of the Secretary of State, a copy of the completed "Alcohol and Drug Evaluation Uniform Report" shall be given to the DUI defendant to take directly to the informal or formal driver's license hearing.
- d) Notification of incomplete or refused evaluations shall be made as specified in Section 2056.330 (d).
- e) No evaluation information shall be released to any party other than the DUI defendant, the Illinois circuit court of venue or its court officials as specified by local court rules, the Office of the Secretary of State or to the Department without the written consent of the DUI defendant.
- f) Any release of information relative to alcohol and drug treatment received by the DUI defendant requires the written consent of the defendant pursuant to 42 CFR 2 (1987, with no later amendments or editions).

(Source: Amended at 12 Ill. Reg. _____, effective _____)

Section 2056.75 Sanctions

- a) The Department may issue a written warning, place on probation, suspend, revoke, refuse to issue, or refuse to renew licenses. In addition the Department may discontinue a program from participation in DUI Fund reimbursement and may require repayment of money improperly paid out of the Fund. Opportunity for a hearing shall be granted in any instance other than when a written warning is issued.

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The Department shall impose the sanctions listed above in any instance in which the program has:

- 1) failed to comply with any provision of the Act;
- 2) failed to comply with any provision of this Part; or other applicable parts;
- 3) falsified any information required to be submitted to the Department pursuant to this Part;
- 4) permitted staff members, who are not qualified pursuant to Sections 2056.320 or 2056.415, to perform DUI services;
- 5) failed to comply with any law or ordinance, after the program has been found guilty of the violation by the entity with subject matter jurisdiction over the alleged offense;
- 6) failed to provide reports to any Illinois circuit court in a timely manner, as prescribed by the rules of the court of venue;
- 7) been found to have been or be in violation of local zoning or fire code requirements;
- 8) failed to comply with a Departmental request for information within 30 days;
- 9) interfered with or obstructed a Department compliance inspection or a Department investigation, i.e., failed to sign the inspection notice or failed to provide information requested by the investigator or inspector;
- 10) collected for services covered by the DUI Fund from both the defendant or a third party and the Department;
- 11) refused to repay money which has been found to have been paid improperly from the DUI Fund after reasonable opportunity to repay has been given by the Department upon demand showing why payment was improper. Repayment shall not preclude the imposition of other appropriate sanctions;
- 12) violated any contractual agreement with the Department.

- b) All hearings pursuant to this Section shall be governed by 77 Ill. Adm. Code 2000. The sanction provisions as set forth in Section 2058.905 of 77 Ill. Adm. Code 2058 are applicable to licensees under this Part.

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- c) Hearings pursuant to this Section are governed by Section 2058.900 of 77 Ill. Adm. Code 2058.

ed) In determining the type and severity of sanctions to be pursued by the Department, the Department shall employ the following standards:

- 1) degree with which licensee's conduct resulted in economic benefit to the licensee;
- 2) relative severity of licensee's conduct (as determined by the severity of associated criminal offenses for the same prescribed conduct);
- 3) licensee's past history of violations or compliance with the Act and provisions of this Part;
- 4) lack of mental element (as defined in Sections 4-4 through 4-7 of the Criminal Code of 1961, (Ill. Rev. Stat. 19857 ch. 38, pars. 4-4, 4-5, 4-6, 4-7)) in the Act constituting the licensee's offense;
- 5) degree with which DUI program's services for DUI program defendants was affected or jeopardized by licensee's conduct;
- 6) any other relevant factor to be examined in mitigation or aggravation of the licensee's conduct with respect to the severity of sanction sought by the Department.

(Source: Amended at 12 Ill. Reg. _____, effective _____)

SUBPART B: LICENSE FEES/APPLICATIONS/RENEWALS

SUBPART C: EVALUATION PROGRAMS

Section 2056.300 Purpose of Evaluation

The purpose of a DUI evaluation is:

- a) To obtain significant and relevant information in order to determine the nature and extent of the use of alcohol or other drugs, and
- b) To select an appropriate recommendation for the DUI defendant to the circuit court of venue or the Office of the Secretary of State; and
- c) To identify a DUI defendant's level of risk to public safety for the circuit court of venue or the Office of the Secretary of State.

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(Source: Amended at 12 Ill. Reg. _____, effective _____)

Section 2056.320 Qualifications and Training of Evaluators

- a) Staff members shall have no record of court supervision or conviction for DUI related offenses for at least a two year period prior to employment nor shall any staff member have been convicted of bribery, perjury, or official misconduct pursuant to Section 33-3 of the Criminal Code of 1961 (Ill. Rev. Stat. 19857, ch. 38, par. 33-3) for a ten year period prior to employment. Prior to the provision of any DUI service, each staff member shall submit a sworn affidavit (IL-409-180) and a Schedule K, (IL-409-0171) to the Department which indicates that he/she meets the requirements of this Section. The affidavit shall include the person's name, date of birth, address and social security number.

- b) Individuals who conduct alcohol and drug evaluations pursuant to Section 28 (b) and (c) of the ~~Alcoholism and Substance Abuse Act~~, Illinois Alcoholism and Other Drug Dependency Act, (Ill. Rev. Stat. 19857, ch. 111 1/2, par. 6328 (b) and (c)), shall meet at least one of the following criteria:

- 1) three years of directly supervised or supervisory work experience in alcohol/drug evaluation or treatment for a minimum of 30 hours per week, or
- 2) graduation from an accredited four year college or university with a degree in social or health sciences and one year of directly supervised or supervisory work experience in alcohol/drug evaluation or treatment for a minimum of 30 hours per week, or
- 3) graduation from an accredited university with a postgraduate degree in social or in health science, and licensure by the Illinois Department of Professional Regulation as a physician (Ill. Rev. Stat. 19857, ch. 111, par. 4491 4400-1 et seq.), a social worker (Ill. Rev. Stat. 19857, ch. 111, par. 6301 et seq.), or a psychologist (Ill. Rev. Stat. 19857, ch. 111, par. 5301 et seq.).
- 4) Persons who fail to meet the experience requirements above may provide DUI services under the direct supervision of a person who is a qualified evaluator. Direct supervision means that the qualified evaluator reviews all written documentation and takes responsibility for its accuracy. The evaluation form must also be signed jointly by the qualified evaluator. Experience gained under direct supervision will be acceptable in meeting the experience requirements.

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- c) All qualified evaluators and those working under supervision must attend one Basic DUI Orientation Training Session offered by the Department during the first year of employment or as otherwise required by the Department as a result of changes in the rules or for violations of the rules. Additionally, all qualified evaluators and those working under supervision must obtain twelve hours of DUI-specific training annually. Documentation of this training shall be maintained in the personnel records.

(Source: Amended at 12 Ill. Reg. _____, effective _____)

Section 2056.330 Administrative Requirements

- a) Evaluator Qualifications

It is the responsibility of each program to insure that all evaluators meet the requirements outlined in Section 2056.320.

- b) Time requirements for submission of the evaluation form

Programs conducting DUI evaluations shall furnish the completed "Alcohol and Drug Evaluation Report Summary" and the "Alcohol and Drug Evaluation Uniform Report" to the circuit court of venue, and the DUI defendant at least five working days prior to the court date or office of the Secretary of State hearing date, unless an earlier date is required by court rules.

- c) Court or hearing appearances

The evaluator shall be available to provide testimony when summoned by the circuit court of venue, the Office of the Secretary of State, or the DUI defendant.

- d) Incomplete evaluations

Programs shall require the DUI defendant to sign the "Alcohol and Drug Evaluation Uniform Report" before the report is sent to the circuit court of venue or given to the defendant. Evaluation programs shall notify the circuit court of venue or the Office of the Secretary of State, Department of Administrative Hearings within five working days, when DUI defendants fail to complete an evaluation or refuse to sign the evaluation. A DUI defendant will be considered to have failed to complete the evaluation process in instances such as failure to obtain the evaluation from the program, or not finishing the evaluation process. The evaluation program shall communicate this information by using the Department's "Notice of Incomplete/Refused DUI Evaluation" (IL-409-0165).

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e) Evaluation location

All evaluations shall consist of a face to face individual interview. The evaluations must be conducted on the premises of the licensed program or a satellite unless otherwise specified by the circuit court of venue.

(Source: Amended at 12 Ill. Reg. _____, effective _____)

SUBPART D: REMEDIAL EDUCATION PROGRAMS

Section 2056.405 Content of Educational Curriculum

The remedial education curriculum shall include:

- a) a pre and post test;
- b) information on alcohol as a drug;
- c) physiological and pharmacological effects of alcohol and other drugs including the residual impairment of normal levels of driving performance;
- d) other drugs, legal and illegal, and their effects on driving when used separately and/or in combination with alcohol;
- e) alcohol/alcoholism and drugs/drug dependency and their effect on individuals and families;
- f) Blood Alcohol Concentration (BAC) level and its effect on driving performance;

(Source: Amended at 12 Ill. Reg. _____, effective _____)

Section 2056.410 Remedial Education Course Requirements

- a) Remedial education courses shall include a minimum of ten hours of classroom instruction, divided into at least four sessions held on different days. No session shall exceed three hours in length. However, the ten hours of remedial education required for defendants classified as Level II - Problematic Use may be offered in conjunction with the required hours of alcohol and drug treatment. Programs offering this type of service must meet the treatment licensure requirements specified in Section 2056.55 (a) and provide a specific curriculum for this type of programming, which incorporates the requirements of Sections 2056.405 and 2056.410 (b)-(e), to the Department prior to the provision of services.

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- b) In order to successfully complete remedial education, defendants shall attend each session in its entirety and in proper sequence, and shall achieve a score on the post test of at least 75%.
- c) Audio-visual presentations shall not comprise more than 25% of the total class time.
- d) Class size shall be in conformance with local fire and safety codes, and in no event shall more than 24 students be permitted in any one class session.
- e) Remedial education programs shall develop and provide to each DUI defendant, upon enrollment, written procedures governing the following:
 - 1) criteria for admission into the program;
 - 2) criteria for disqualification from the program;
 - 3) responsibilities of DUI defendants;
 - 4) sobriety and drug-free requirements during class;
 - 5) course outline, content, costs and class schedules;
 - 6) referral back to the evaluation program in cases in which the defendant recognizes a need for treatment.

(Source: Amended at 12 Ill. Reg. _____, effective _____)

Section 2056.415 Qualifications and Training of Remedial Education Instructors

- a) Staff members shall have no record of court supervision or conviction for a DUI-related offense for at least a two year period prior to employment; nor shall any staff member have been convicted of bribery, perjury, or official misconduct pursuant to Section 33-3 of the Criminal Code of 1981 for a ten year period prior to employment. Prior to the provision of any DUI service, each staff member shall submit a sworn affidavit to the Department which indicates that he/she meets the requirements of this part. The affidavit shall include the person's name, date of birth, address and social security number.
- b) Each instructor shall:
 - 1) Possess a baccalaureate degree in education or certification as a teacher by the Illinois State Board of Education or,

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- 2) Have been employed for a period of at least one year as an instructor of DUI remedial education.
- c) Persons who fail to meet the requirements mentioned above may provide DUI remedial education under the direct supervision of a person who is a qualified instructor. Direct supervision means that the qualified instructor, through visual observation of more than one session, attests that the trainee is able to present the subject matter taking responsibility for written documentation through signatory approval.
- d) All qualified instructors and those working under supervision must attend one Basic DUI Orientation Training Session offered by the Department during the first year of employment or as otherwise required by the Department as a result of changes in the rules or for violations of the rules. Additionally, each qualified instructor and those working under supervision must obtain twelve hours of DUI-specific training annually. Documentation of this training shall be maintained in the personnel record.

(Source: Amended at 12 Ill. Reg. _____, effective _____)

Section 2056.420 Remedial Education Programmatic Requirements

a) Instructor Qualifications

It is the responsibility of each program to insure that all DUI remedial education instructors meet the requirements of this section.

b) Involuntary Termination

DUI Remedial education programs shall **immediately** notify the circuit court of venue within five working days of defendants who have been involuntarily terminated from a remedial education course. Programs shall communicate this information by using the Department's "Notice of Involuntary Termination from a DUI Remedial Education Program" (IL-409-0166).

c) Court or Hearing Appearance

The instructor shall be available to provide testimony when summoned by the circuit court of venue, the Office of the Secretary of State or the DUI defendant.

(Source: Amended at 12 Ill. Reg. _____, effective _____)

SUBPART E: EVALUATIONS AND REMEDIAL EDUCATION/RECORDS AND REPORTS

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Section 2056.500 Defendant Records (Evaluation)

The following documents for each DUI defendant shall be maintained for a minimum of five years, shall be filed and available for inspection by the Department. The record shall contain, but is not limited to:

- a) a copy of the Department's "Alcohol and Drug Evaluation Uniform Report" and narrative information to support the summary data collected relative to Section 2056.305 (a), and a copy of the "Alcohol and Drug Evaluation Report Summary" if the defendant is requesting judicial driving privileges or if required by Court rule;
- b) a copy of the Mortimer/Filkins Test, score and category and copies of any other objective tests administered;
- c) copies of any updates to the original evaluation;
- d) a copy of the "Informed Consent Release" (IL-409-0201) and if the defendant has previously undergone or is undergoing treatment, any consent to release treatment information;
- e) a copy or summary of the defendant's driving record and chemical test(s) result(s);
- f) a copy of "Notification of Incomplete or Refused Evaluation" (IL-409-0165), if the DUI defendant refuses or does not complete the evaluation process;
- g) a copy of the "Referral List Verification Form" (IL-409-0170);
- h) copies of any other external corroborative information obtained; such as police arrest reports and discharge summaries;
- i) a copy of the "Qualification for DUI Services as an Indigent" (IL-409-0199) and supporting documentation, if the DUI defendant has qualified for a reduction or deferred fee in accordance with Section 2056.60;
- j) a written schedule of the determined fee for the evaluation and any payment terms.

(Source: Amended at 12 Ill. Reg. _____, effective _____)

Section 2056.505 Defendant Records (Remedial Education)

The following documents for each DUI defendant shall be maintained for a minimum of five years and shall be available for inspection by the Department. The record shall contain, but is not limited to:

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- a) name, address, age, date of birth, sex, dates of attendance/completion of services, driver's license number;
- b) pre and post test results;
- c) attendance/completion data including a copy of any certificate of completion issued;
- d) a copy of "Notice of Involuntary Termination from a Remedial Education Program" (IL-409-0166), if applicable; the defendant has been involuntarily terminated from the program;
- e) a copy of the "Qualification for DUI Services as an Indigent" (IL-409-0199) and supporting documentation, if applicable; the DUI defendant has qualified for a reduced or deferred fee in accordance with Section 2056.60;
- f) a written schedule of the determined fee for remedial education and any payment terms.

(Source: Amended at 12 Ill. Reg. _____, effective _____)

Section 2056.510 Program Records

The follow program records shall be maintained for a minimum of five years and shall be available for inspection by the Department:

- a) the total number of DUI defendants served, categorized by type of service (evaluation or remedial education);
- b) the total number of DUI defendants requiring special assistance (e.g., language interpreters or handicapped drivers assistance);
- c) gross fees collected for DUI services, categorized by type of service (evaluation or remedial education);
- d) gross fees collected from indigent DUI defendants, categorized by type of service (evaluation or remedial education); along with records of all attempted collection from the client (or third parties) and any and all Invoice for Services (IL-_____) submitted to the Department by the program.
- e) the number of "Notice of Incomplete/Refused Evaluation" forms processed;
- f) the number of "Notice of Termination from a Remedial Education Program" forms processed.

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

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(Source: Amended at 12 Ill. Reg. _____, effective _____)

Section 2056.515 Personnel Records

The following documents shall be contained in each personnel record and be maintained for a minimum of five years and shall be available for inspection by the Department:

- a) a copy of the "Schedule K - Staff Member Information and Qualifications" (IL-409-0171);
- b) a copy of the "Schedule L - Authorization for Verification" (IL-409-0168);
- c) a copy of the "Affidavit of Compliance" (IL-409-0180);
- d) a copy of the application for employment;
- e) documentation of education and experience; i.e., a resume;
- f) documentation of employment history; i.e., a resume;
- g) ~~documentation of annual reviews of program policies and procedures required under Section 2056-50;~~
- hg) documentation of training required under Sections 2056.320 (c) and 2056.415 (d); i.e., certificates of training.

(Source: Amended at 12 Ill. Reg. _____, effective _____)

SUBPART F: BEVERAGE ALCOHOL SELLERS AND SERVERS
EDUCATION AND TRAINING (BASSET) PROGRAMS

Section 2056.605 BASSET Curriculum Requirements

- a) The program shall submit its curriculum to the Department for review to determine compliance with this rule. The curriculum shall include the following areas of instruction:

- 1) DUI laws;
- 2) Dram Shop laws;
- 3) insurance coverage and liability;
- 4) local ordinances related to the selling and serving of alcoholic beverages;

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

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- 5) victim's rights/compensation;
 - 6) vehicular homicide/manslaughter laws;
 - 7) identification of false I.D. cards and procedures for notifying law enforcement agencies.
- b) Instruction shall be provided on any available community support programs such as "designated driver" initiatives.
- c) Instruction shall be provided on the effects of alcohol and/or drugs on driving performance, and Particular emphasis shall be placed on Blood Alcohol Concentration (BAC) levels and the effect of alcohol on driving performance related to body weight, sex, and amount of alcohol consumed per hour.
- d) The BASSET Program shall instruct sellers and servers of alcoholic beverages in the techniques of recognizing signs and symptoms of alcohol/drug intoxication.
- 1) The information provided during the training session shall enable servers to recognize incorporate visual and behavioral cues that may help servers to recognize patrons who are likely to become intoxicated.
 - 2) The curriculum shall delineate the factors affecting intoxication.
- e) The curriculum shall address the special problems associated with different types of drinking establishments such as:

- 1) discotheques;
- 2) entertainment bars;
- 3) adult entertainment bars;
- 4) restaurants;
- 5) neighborhood taverns;
- 6) sporting events;
- 7) concerts or other mass entertainment events.

(Source: Amended at 12 Ill. Reg. _____, effective _____)

Section 2056.610 BASSET Programmatic Requirements

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

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- a) BASSET Programs shall administer a pre test and post test to participants to assess the program's effectiveness and any increase in the sellers' and servers' knowledge of the training areas.
- b) BASSET Programs shall issue a certificate to each participant who successfully completes that it determines has successfully completed the course.

(Source: Amended at 12 Ill. Reg. _____, effective _____)

Section 2056.700 Complaints

- a) Complaints relative to DUI program service operations must be directed to the Department according to the following criteria:
 - 1) Complaints may be received verbally, but must be documented in writing by the complainant before any official Department action is undertaken.
 - 2) Any supporting documentation relative to the complaint must also be submitted to the Department.
- b) Upon receipt of the above referenced documentation, if necessary to clarify any related information to a complaint, the Department may will request additional documentation relative to any specific complaint from:
 - 1) The circuit court of venue and any of its court officials, including the probation department;
 - 2) The Office of the Secretary of State and any of its formal or informal hearing officers; and/or
 - 3) Any other related source, including but not limited to, the DUI defendant.
- c) All programs shall post the notice of complaint procedure poster furnished by the Department. This poster shall be readily visible to all DUI defendants.

(Source: Amended at 12 Ill. Reg. _____, effective _____)

Section 2056.710 Investigations

- a) The Department shall investigate allegations of violations of the rules promulgated in this Part based on complaints regarding the operation of any programs licensed under this Part.

- b) Upon presentation of Departmental credentials, Department investigative personnel shall be granted access to all administrative and service areas, defendant records, all other records required under this Part to permit the accomplishment of the investigation.
- c) The Department may will, as a part of its investigatory procedure, notify the circuit court of venue and any of its court officials, including the probation department or the Office of the Secretary of State and any of its formal or informal hearing officers or any other related complainant concerning the initiation, status or disposition of an investigation of a specific licensed program.

(Source: Amended at 12 Ill. Reg. _____, effective _____)

APPENDIX A

STATE OF ILLINOIS
DEPARTMENT OF
ALCOHOLISM AND
SUBSTANCE ABUSE

DUI UNIT
222 South College
2nd Floor
Springfield, Illinois 62704
(217) 782-0685

WILLIAM T. ATKINS - DIRECTOR

QUALIFICATION FOR DUI SERVICES AS AN INDIGENT

NAME - LAST	FIRST	INITIAL
STREET ADDRESS	CITY	STATE CODE
PHONE NO. ()	DRIVERS LICENSE NO.	
DUI PROGRAM NAME	DUI LICENSE NO.	

Present Employer _____

Occupation _____ Salary _____

Previous Employer _____

Occupation _____ Salary _____

Spouse Employer _____

Occupation _____ Salary _____

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

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Other Income, Investments, Stocks, and Bonds: _____

Other _____

Assets: _____

Own Home? Yes ___ No ___

Total Household Income: _____

TOTAL HOUSEHOLD ANNUAL INCOME IN DOLLARS	HOUSEHOLD SIZE				
	1	2	3	4	5 or more
\$ 0 to \$ 8,000					
8,001 to 9,250					
9,251 to 10,500					
10,501 to 11,750					
11,751 to 13,000					
13,000 to UP					

If check is above heavy line, defendant meets financial eligibility for Indigent services.

SPECIFY TYPE OF SERVICE: EVALUATION <input type="checkbox"/> REMEDIAL EDUCATION <input type="checkbox"/>	
<div>Standard Fee</div>	<div>Determined Fee</div>
<div>Payment Schedule</div>	

Indigent DUI Applicant _____ Date _____ Public Defender (Cook County Only) _____ Date _____

IMPORTANT NOTICE: The Department of Alcoholism and Substance Abuse is requesting disclosure of information that is necessary to accomplish purposes outlined in the Alcoholism and Other Drug Abuse Act, Chapter 111 1/2 Paragraph 6301 et seq., Illinois Revised Statutes. Failure to provide this information

may result in the suspension or revocation of your license to provide DUI services in Illinois. Form approved by the State Forms Management Center. (IL-409-0199) 1/89

(Source: Amended at 12 Ill. Reg. _____, effective _____)

- 1) Heading of the Part: Disqualifying Income And Reduced Benefits
- 2) Code Citation: 56 Ill. Adm. Code 2920
- 3) Section Number: 2920.68
Proposed Action: New Section
- 4) Statutory Authority: Ill. Rev. Stat., 1987, ch. 48, pars. 344, 345, 349, 370, 401, 402, 430, 435, 436, 440, 441, 610 and 611.
- 5) A Complete Description of the Subjects and Issues Involved:
This proposed amendment clarifies the distinction between monies paid by labor unions for services provided to it and monies which are available to members to sustain them during periods of unemployment caused by labor disagreements.
- 6) Will the proposed amendment replace an emergency amendment currently in effect? No.
- 7) Does this rulemaking contain an automatic repeal date? No.
- 8) Does this proposed amendment contain an incorporation by reference pursuant to Section 6.02 of the Illinois Administrative Procedure Act? No.
- 9) Are there any other proposed amendments pending on this Part? Yes.

<u>Section Number</u>	<u>Proposed Action</u>	<u>Illinois Register Citation</u>
2920.65	Amended Section	November 4, 1988 12 Ill. Reg. 17592
2920.80	Amended Section	November 4, 1988 12 Ill. Register 17592
<u>Statement of Statewide Policy Objective?</u> Not Applicable.		

- 10) Time, Place and Manner in which interested persons may comment on this Proposed Rulemaking: All persons who submit a request to comment regarding this proposed amendment within 20 days after this notice has been published in the ILLINOIS REGISTER will be given a reasonable opportunity to submit data, views, arguments or comments. The request shall be addressed to:
- 11)

ILLINOIS REGISTER
DEPARTMENT OF EMPLOYMENT SECURITY
NOTICE OF PROPOSED AMENDMENTS

Stella Adams Cuthbert, Commissioner
Illinois Department of Employment Security
401 South State Street - 2nd Floor South
Chicago, IL 60605
(312)793-4240

- 12) Initial Regulatory Flexibility Analysis:
Date rules were submitted to the Small Business Office of the Department of Commerce and Community Affairs: December 14, 1988.

Types of small businesses affected: All small businesses as defined in these proposed rules.

Reporting, bookkeeping or other procedures required for compliance: None.

Types of professional skills necessary for compliance: None.

The full text of the Proposed Amendments begins on the next page.

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENTS

TITLE 56: LABOR AND EMPLOYMENT

CHAPTER IV: DEPARTMENT OF EMPLOYMENT SECURITY

SUBCHAPTER 'g': INELIGIBILITY FOR BENEFITS

PART 2920

DISQUALIFYING INCOME AND REDUCED BENEFITS

SUBPART A: GENERAL PROVISIONS

Section	
2920.1	Definitions
2920.5	Ineligibility To Receive Benefits Due To Performing Full-Time Work Or Due To The Receipt Of Various Income Whose Sum Is Equal To Or Greater Than The Individual's Weekly Benefit Amount
2920.10	Reduction In Benefits Due To Receipt Of Vacation Pay, Holiday Pay, Retirement Pay, And Workers' Compensation Whose Sum Is Less Than The Individual's Weekly Benefit Amount
2920.15	Reduction In Benefits Due To Receipt Of Wages For Less Than Full-Time Work
2920.20	Reduced Benefits: Payment Of Dependents' Allowance Or Spouse's Allowance
2920.25	Payments Made During Shutdown For Inventory Or Vacation Purposes
2920.30	Payments Made In Connection With Separation Or Layoff As, Or In The Nature Of Vacation Pay, Vacation Pay Allowance Or As Pay In Lieu Of Vacation
2920.35	Holiday Pay
2920.40	Payments In Lieu Of Notice Of Separation Or Layoff
2920.45	Severance Pay
2920.50	Back Pay Awards
2920.55	Receipt Of Or Filing For Unemployment Insurance Benefits Under The Laws Of Another State, Canada, Or The United States
2920.60	Supplemental Unemployment Benefits (SUB Pay)
2920.68	Payments By A Labor Union
2920.65	Retirement Pay
2920.70	Retirement Pay Considered Disqualifying Income
2920.75	Allocation Of Retirement Pay
2920.80	Miscellaneous Forms Of Retirement Pay
2920.85	Conformity With Federal Unemployment Tax Act

AUTHORITY: Implementing and authorized by Sections 234, 235, 239, 245, 401, 402, 600, 605, 606, 610, 611, 1700 and 1701 of the Unemployment Insurance Act (Ill. Rev. Stat. 1987, ch. 48, pars. 344, 345, 349, 370, 401, 402, 430, 435, 436, 440, 441, 610 and 611).

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENTS

SOURCE: Adopted at 11 Ill. Reg. 1853, effective January 7, 1987; amended at 12 Ill. Reg. 16066, effective Sept. 23, 1988; amended at 12 Ill. Reg. _____, effective _____.

Section 2920.68 Payments By A Labor Union

- a) Payments made by a labor union to an individual for picketing at an employing unit's place of business or for conducting negotiations on behalf of the labor union are wages under Section 234 of the Act (Ill. Rev. Stat. 1987, ch. 48, par. 344) because the individual is performing a service for the labor union.
- Example: A labor union is engaged in a labor dispute with a certain employer. Because this particular union represents only a small portion of the employer's total work force and because of the vast size of the employer's facility, it is not possible for the union's own members to set up a meaningful picket line at this facility. For this reason, the union hires non-members to assist in picketing the facility. Those non-members are providing a service to the union and their remuneration constitutes wages under Section 234 of the Act. However, the union does not pay its own members for picketing; instead, they receive what is called "strike pay." However, this is money which is available to members to sustain them during the labor dispute and is not tied to the amount of time that they spend on the picket line. This money is not wages under Section 234 of the Act.
- b) Strike benefits or welfare fund payments made to members of a labor union during a labor dispute in order to sustain the members during the period of the dispute are not wages as they are not payments for services performed for the labor union.

(Source: Added at 12 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

- 1) The Heading of the Part: AID TO THE AGED, BLIND OR DISABLED
- 2) Code Citation: 89 Ill. Adm. Code 113
- 3) Section Numbers: Proposed Action:
113.253 Amendment
113.260 Amendment
- 4) Statutory Authority: Sections 3-1.2, 3-5 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 3-1.2, 3-5 and 12-13).

5) A Complete Description of the Subjects and Issues
Involved: This rule revises the grant adjustment allowance and shelter care rates as a result of the increase in Social Security benefits. The Department is required under federal regulations to "pass-on" to AABD recipients the amount of the SSI cost of living increase. The Department does this by increasing the grant adjustment allowance, except for shelter care residents. For shelter care residents, the Department increases the shelter care rate (20 CFR 416.2095 - 416.2098).

6) Will these proposed amendments replace emergency amendments currently in effect? No

7) Does this rulemaking contain an automatic repeal date?
Yes ☐ No ☒

8) Do these proposed amendments contain incorporations by reference? No

9) Are there any other proposed amendments pending on this Part? Yes

Section Numbers	Proposed Action	Illinois Register Citation
113.5	New Section	December 16, 1988 (12 Ill. Reg. 20654)
113.130	Amendment	September 30, 1988 (12 Ill. Reg. 15475)

10) Statement of Statewide Policy Objectives: This rulemaking has no effect on local governmental units.

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to Anita Williams, Counseling and Litigation, Illinois Department of Public Aid, 100 South Grand Avenue East, Springfield, Illinois 62762 (217/782-1233). The Department will consider all written comments it receives within 30 days of the date of publication of this notice.

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: December 20, 1988
- B) Types of small businesses affected: Nursing Homes
- C) Reporting, bookkeeping or other procedures required for compliance: No additional procedures required.
- D) Types of professional skills necessary for compliance: No additional skills necessary.

The full text of the Proposed Amendments begins on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 113

AID TO THE AGED, BLIND OR DISABLED

SUBPART A: GENERAL PROVISIONS

Section	Description of the Assistance Program
113.1	

SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY

Section	
113.9	Client Cooperation
113.10	Citizenship
113.20	Residence
113.30	Age
113.40	Blind
113.50	Disabled
113.60	Living Arrangement
113.70	Institutional Status
113.80	Social Security Number

SUBPART C: FINANCIAL FACTORS OF ELIGIBILITY

Section	
113.100	Unearned Income
113.101	Budgeting Unearned Income
113.102	Budgeting Unearned Income of Applicants Receiving Income On Date of Application And/Or Date of Decision
113.103	Initial Receipt of Unearned Income
113.104	Termination of Unearned Income
113.105	Unearned Income In-Kind
113.106	Earmarked Income
113.107	Lump Sum Payments and Income Tax Refunds
113.111	Protected Income
113.112	Earned Income
113.113	Budgeting Earned Income
113.114	Budgeting Earned Income of Applicants Receiving Income On Date of Application And/Or Date of Decision
113.115	Initial Employment
113.116	Budgeting Earned Income For Contractual Employees
113.117	Budgeting Earned Income For Non-contractual School Employees

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

Section	
113.118	Termination of Employment
113.120	Exempt Earned Income
113.122	Non-Exempt Unearned Income
113.125	Recognized Employment Expenses
113.130	Income From Work/Study/Training Programs
113.131	Earned Income From Self-Employment
113.132	Earned Income From Roomer and Boarder
113.133	Earned Income From Rental Property
113.134	Earned Income In-Kind
113.139	Payments from the Illinois Department of Children and Family Services
113.140	Assets
113.141	Exempt Assets
113.142	Asset Disregard
113.143	Deferral of Consideration of Assets
113.154	Property Transfers
113.156	Court Ordered Child Support Payments of Parent/Step-Parent
113.160	Assignment of Medical Support Rights

SUBPART D: PAYMENT AMOUNTS

Section	
113.245	Payment Levels for AABD
113.246	Personal Allowance
113.247	Personal Allowance Amounts
113.248	Shelter
113.249	Utilities and Heating Fuel
113.250	Laundry
113.251	Telephone
113.252	Transportation, Lunches, Special Fees
113.253	Allowances for Increase in SSI Benefits
113.254	Nursing Care or Personal Care in Home Not Subject to Licensing
113.255	Sheltered Care in a Licensed Group Care Facility
113.256	Shopping Allowance
113.257	Special Allowances for Blind (Blind Only)
113.258	Home Delivered Meals
113.259	AABD Fuel and Utility Allowances By Area
113.260	Sheltered Care Rates

SUBPART E: OTHER PROVISIONS

Section	
113.300	Persons Who May Be Included in the Assistance Unit
113.301	Grandfathered Cases

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

Section

113.302 Interim Assistance
 113.303 Special Needs Authorizations
 113.304 Retrospective Budgeting
 113.305 Budgeting Schedule
 113.306 Purchase and Repair of Household Furnishings
 113.307 Property Repairs and Maintenance
 113.308 Excess Shelter Allowance
 113.320 Redetermination of Eligibility
 113.500 Attorney's Fees for SSI Appellants

AUTHORITY: Implementing Article III and authorizations of the Illinois Public Aid Code (Ill. Rev. Stat. Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, pars. 3-1 et seq. and 12-13)

SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. Reg. 17, p. 117, effective January 1, 1978; amended at 2 Ill. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 Ill. Reg. 46, p. 44, effective November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency amendment at 3 Ill. Reg. 28, p. 182, effective July 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 33, p. 399, effective August 18, 1979; amended at 3 Ill. Reg. 38, p. 415, effective August 18, 1979; amended at 3 Ill. Reg. 38, p. 249, effective September 21, 1979, peremptory amendment at 3 Ill. Reg. 38, p. 327, effective September 7, 1979; amended at 3 Ill. Reg. 40, p. 140, effective October 6, 1979; amended at 3 Ill. Reg. 44, p. 36, effective November 2, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 15, 1979; peremptory amendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4 Ill. Reg. 10, p. 258, effective February 25, 1980; amended at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; amended at 4 Ill. Reg. 27, p. 387, effective June 24, 1980; emergency amendment at 4 Ill. Reg. 29, p. 294, effective July 8, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, effective September 2, 1980; amended at 4 Ill. Reg. 37, p. 800, effective September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 27, 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. Reg. 1134, effective January 26, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; amended at 5 Ill. Reg. 7104, effective June 23, 1981; amended at 5 Ill. Reg. 8041 effective July 27, 1981; amended at 5 Ill.

DEPARTMENT OF PUBLIC AID

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Reg. 8052, effective July 24, 1981; peremptory amendment at 5 Ill. Reg. 8106, effective August 1, 1981; peremptory amendment at 5 Ill. Reg. 10062, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10113, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10124, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10131, effective October 1, 1981; amended at 5 Ill. Reg. 10730, effective October 1, 1981; amended at 5 Ill. Reg. 10733, effective October 1, 1981; amended at 5 Ill. Reg. 10760, effective October 1, 1981; amended at 5 Ill. Reg. 10767, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 11547, effective October 16, 1981; peremptory amendment at 6 Ill. Reg. 611, effective January 1, 1982, amended at 6 Ill. Reg. 1216, effective January 14, 1982; emergency amendment at 6 Ill. Reg. 2447, effective March 1, 1982, for a maximum of 150 days; peremptory amendment at 6 Ill. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 Ill. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 Ill. Reg. 6912, effective May 20, 1982; emergency amendment at 6 Ill. Reg. 7299, effective June 2, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 8115, effective July 1, 1982; amended at 6 Ill. Reg. 8142, effective July 1, 1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. Reg. 11921, effective August 26, 1982; amended at 6 Ill. Reg. 12293, effective September 21, 1982; amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. Reg. 13754, effective November 1, 1982; rules repealed, new rules adopted and codified at 7 Ill. Reg. 907, effective January 10, 1983; amended (by adding Sections being codified with no substantive change) at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 9367, effective August 1, 1983; amended at 7 Ill. Reg. 17351, effective December 21, 1983; amended at 8 Ill. Reg. 537, effective December 30, 1983; amended at 8 Ill. Reg. 5225, effective April 9, 1984; amended at 8 Ill. Reg. 6746, effective April 27, 1984; amended at 8 Ill. Reg. 11414, effective June 27, 1984; amended at 8 Ill. Reg. 13273, effective July 16, 1984; amended (by sections being codified with no substantive change) at 8 Ill. Reg. 17895; amended at 8 Ill. Reg. 18996, effective September 26, 1984; amended at 9 Ill. Reg. 5335, effective April 5, 1985; amended at 9 Ill. Reg. 8166, effective May 17, 1985; amended at 9 Ill. Reg. 8657, effective May 25, 1985; amended at 9 Ill. Reg. 11302, effective July 5, 1985; amended at 9 Ill. Reg. 11636, effective July 8, 1985; amended at 9 Ill. Reg. 11991, effective July 12, 1985; amended at 9 Ill. Reg. 12806, effective August 9, 1985; amended at 9 Ill.

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

Reg. 15896, effective October 4, 1985; amended at 9 Ill. Reg. 16291, effective October 10, 1985; emergency amendment at 10 Ill. Reg. 364, effective January 1, 1986; amended at 10 Ill. Reg. 1183, effective January 10, 1986; amended at 10 Ill. Reg. 6956, effective April 16, 1986; amended at 10 Ill. Reg. 8794, effective May 12, 1986; amended at 10 Ill. Reg. 10628, effective June 3, 1986; amended at 10 Ill. Reg. 11920, effective July 3, 1986; amended at 10 Ill. Reg. 15110, effective September 5, 1986; amended at 10 Ill. Reg. 15631, effective September 19, 1986; amended at 11 Ill. Reg. 3150, effective February 6, 1987; amended at 11 Ill. Reg. 8712, effective April 20, 1987; amended at 11 Ill. Reg. 9919, effective May 15, 1987; emergency amendment at 11 Ill. Reg. 12441, effective July 10, 1987, for a maximum of 150 days; amended at 12 Ill. Reg. 20880, effective December 14, 1987; amended at 12 Ill. Reg. 867, effective January 1, 1988; amended at 12 Ill. Reg. 2137, effective January 11, 1988; amended at 12 Ill. Reg. 3497, effective January 22, 1988; amended at 12 Ill. Reg. 5642, effective March 15, 1988; amended at 12 Ill. Reg. 6151, effective March 22, 1988; amended at 12 Ill. Reg. 7687, effective April 22, 1988; amended at 12 Ill. Reg. 8662, effective May 13, 1988; amended at 12 Ill. Reg. 9023, effective May 20, 1988; amended at 12 Ill. Reg. 6996, effective May 24, 1988; emergency amendment at 12 Ill. Reg. 11828, effective July 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 14162, effective August 30, 1988; amended at 12 Ill. Reg. 17849, effective October 25, 1988; amended at 12 Ill. Reg. _____, effective _____.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

Section 113.253 Allowances for Increase in SSI Benefits

- a) An allowance for ~~\$175.90~~ \$189.90 is authorized for all AABD cases as a "grant adjustment". A grant adjustment is an allowance that ensures that the amount of the SSI increase from July 1977, and later will be available to clients.
- b) EXCEPTIONS: For clients whose assistance payments include an allowance for Sheltered Care or Care Not Subject to Licensing a "grant adjustment" of \$10.00 is authorized. Individuals receiving Interim Assistance or residing in long term group care facilities do not receive any "grant adjustment".

(Source: Amended at 13 Ill. Reg. _____, effective _____.)

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

Section 113.260	Sheltered Care Rates	Group III Counties
Group II Counties	Needs Assessment	
	0-7	\$493-30 507.30
	8	499-30 513.30
	9	505-30 519.30
	10	511-30 525.30
	11	517-30 531.30
	12	523-30 537.30
	13	529-30 543.30
	14	535-30 549.30
	15	541-30 555.30
	16	547-30 561.30
	17	553-30 567.30
	18	559-30 573.30
	19	565-30 579.30
	20	571-30 585.30
	21	577-30 591.30
	22	583-30 597.30
	23	589-30 603.30
	24	595-30 609.30
a) Group II Counties are counties other than Cook, DuPage, Kane, Lake and Will.		
b) Group III Counties are Cook, DuPage, Kane, Lake and Will.		

DEPARTMENT OF PUBLIC AID

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Section 113.260 Sheltered Care Rates (cont'd.)

- c) Rate includes shelter factor and approved activity and social rehabilitation programs.

Agency Note: See 89 Ill. Adm. Code 140.850 through 140.885 for needs assessment guidelines.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

- 1) The Heading of the Part: AID TO FAMILIES WITH DEPENDENT CHILDREN

- 2) Code Citation: 89 Ill. Adm. Code 112

- 3) Section Number: Proposed Action:
112.78 Amendment

- 4) Statutory Authority: Sections 9-6 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 9-6 and 12-13)

- 5) A Complete Description of the Subjects and Issues Involved: This rulemaking deletes references to the Project Chance Work Experience pool.

- 6) Will this proposed amendment replace an emergency amendment currently in effect? No

- 7) Does this rulemaking contain an automatic repeal date?
Yes ☒ No

- 8) Does this proposed amendment contain incorporations by reference? No

- 9) Are there any other proposed amendments pending on this Part? Yes

Section Numbers	Proposed Action	Illinois Register Citation
112.5	New Section	December 16, 1988 (12 Ill. Reg. 20661)

- 10) Statement of Statewide Policy Objectives: This rulemaking has no effect on local governmental units.

- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to Anita Williams, Staff Attorney, Office of Counseling and Litigation, Illinois Department of Public Aid, Jessie B. Harris Building II, 100 South Grand Avenue East, 3rd Floor, Springfield, Illinois 62762, (217) 782-1233. The Department will consider all written comments it receives within 30 days of the date of publication of this notice.

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12) Initial Regulatory Flexibility Analysis This rulemaking has no effect on small businesses.

The full text of the Proposed Amendment begins on the next page:

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TITLE 89: SOCIAL SERVICES
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SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 112

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SUBPART G: FINANCIAL FACTORS OF ELIGIBILITY

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Termination of Unearned Income
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Unearned Income In-Kind
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- 112.330 Six Month Extension of Medical Assistance Due to Increased Income from Employment
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 112.332 Extension of Medical Assistance Due to Loss of Earned Income Disregard

AUTHORITY: Implementing Article IV and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, pars. 4-1 et seq. and 12-13).

SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 Ill. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 2 Ill. Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency amendment at 3 Ill. Reg. 28, p. 182, effective July 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 33, p. 399, effective August 18, 1979; amended at 3 Ill. Reg. 33, p. 415, effective August 18, 1979; amended at 3 Ill. Reg. 38, p. 243, effective September 21, 1979, peremptory amendment at 3 Ill. Reg. 38, p. 321, effective September 7, 1979; amended at 3 Ill. Reg. 40, p. 140, effective October 6, 1979; amended at 3 Ill. Reg. 46, p. 36, effective November 2, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, 1979; amended at 3 Ill. Reg. 48, p. 1, effective November 15, 1979; peremptory amendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4 Ill. Reg. 10, p. 258, effective February 25, 1980; at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; emergency amendment at 4 Ill. Reg. 27, p. 387, effective June 24, 1980; amended at 4 Ill. Reg. 29, p. 294, effective July 8, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, effective September 2, 1980; amended at 4 Ill. Reg. 37, p. 800, effective September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 27, 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. Reg. 1134, effective January 26, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; amended at 5 Ill. Reg. 7104, effective June 23, 1981; amended at 5 Ill. Reg. 8041, effective July 27, 1981; amended at 5 Ill. Reg. 8052, effective July 24, 1981; peremptory amendment at 5 Ill. Reg. 8106, effective August 1, 1981; peremptory amendment at 5 Ill. Reg. 10062, effective

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October 1, 1981; peremptory amendment at 5 Ill. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10113, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10124, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10131, effective October 1, 1981; amended at 5 Ill. Reg. 10730, effective October 1, 1981; amended at 5 Ill. Reg. 10733, effective October 1, 1981; amended at 5 Ill. Reg. 10760, effective October 1, 1981; amended at 5 Ill. Reg. 10767, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 11647, effective October 16, 1981; peremptory amendment at 6 Ill. Reg. 611, effective January 1, 1982, amended at 6 Ill. Reg. 1216, effective January 14, 1982; emergency amendment at 6 Ill. Reg. 2447, effective March 1, 1982, for a maximum of 150 days; peremptory amendment at 6 Ill. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 Ill. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 Ill. Reg. 6912, effective May 20, 1982; emergency amendment at 6 Ill. Reg. 7299, effective June 2, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 8115, effective July 1, 1982; amended at 6 Ill. Reg. 8142, effective July 1, 1982; amended at 6 Ill. Reg. 10970, effective August 26, 1982; amended at 6 Ill. Reg. 11921, effective September 21, 1982; amended at 6 Ill. Reg. 12293, effective October 1, 1982; amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. Reg. 13754, effective November 1, 1982; rules repealed, new rules adopted and codified at 7 Ill. Reg. 907, effective January 11, 1983; rules repealed and new rules adopted and codified at 7 Ill. Reg. 2720, effective February 28, 1983; amended (by adding Sections being codified with no substantive change) at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 11284, effective August 26, 1983; amended at 7 Ill. Reg. 13920, effective October 7, 1983; amended at 7 Ill. Reg. 15690, effective November 9, 1983; amended (by adding sections being codified with no substantive change) at 7 Ill. Reg. 16105; amended at 7 Ill. Reg. 17344, effective December 21, 1983; amended at 8 Ill. Reg. 213, effective December 27, 1983; emergency amendment at 8 Ill. Reg. 569, effective January 1, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 4176, effective March 19, 1984; amended at 8 Ill. Reg. 5207, effective April 9, 1984; amended at 8 Ill. Reg. 7226, effective May 16, 1984; amended at 8 Ill. Reg. 11391, effective June 27, 1984; amended at 8 Ill. Reg. 12333, effective June 29, 1984; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17894; peremptory amendment at 8 Ill. Reg. 18127, effective October 1, 1984; peremptory amendment at 8 Ill. Reg. 19889, effective October 1, 1984; amended at 8 Ill.

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Reg. 19983, effective October 3, 1984; emergency amendment at 8 Ill. Reg. 21666, effective October 19, 1984 for a maximum of 150 days; amended at 8 Ill. Reg. 21621, effective October 23, 1984; amended at 8 Ill. Reg. 25023, effective December 19, 1984; amended at 9 Ill. Reg. 282, effective January 1, 1985; amended at 9 Ill. Reg. 4062, effective March 15, 1985; amended at 9 Ill. Reg. 8155, effective May 17, 1985; emergency amendment at 9 Ill. Reg. 10094, effective June 19, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 11317, effective July 5, 1985; amended at 9 Ill. Reg. 12795, effective August 9, 1985; amended at 9 Ill. Reg. 15887, effective October 4, 1985; amended at 9 Ill. Reg. 16277, effective October 11, 1985; amended at 9 Ill. Reg. 17827, effective November 18, 1985; emergency amendment at 10 Ill. Reg. 354, effective January 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 1172, effective January 10, 1986; amended at 10 Ill. Reg. 3641, effective January 30, 1986; amended at 10 Ill. Reg. 4885, effective March 7, 1986; amended at 10 Ill. Reg. 8118, effective May 1, 1986; amended at 10 Ill. Reg. 10628, effective June 1, 1986; amended at 10 Ill. Reg. 11017, effective June 6, 1986; Sections 112.78 through 112.86 and 112.88 recodified to 89 Ill. Adm. Code 160 at 10 Ill. Reg. 11928; emergency amendment at 10 Ill. Reg. 12107, effective July 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 12650, effective July 14, 1986; amended at 10 Ill. Reg. 14681, effective August 29, 1986; amended at 10 Ill. Reg. 15101, effective September 5, 1986; amended at 10 Ill. Reg. 15621, effective September 19, 1986; amended at 10 Ill. Reg. 21860, effective December 12, 1986; amended at 11 Ill. Reg. 2280, effective January 16, 1987; amended at 11 Ill. Reg. 3140, effective January 30, 1987; amended at 11 Ill. Reg. 4682, effective March 6, 1987; amended at 11 Ill. Reg. 5223, effective March 11, 1987; amended at 11 Ill. Reg. 6228, effective March 20, 1987; amended at 11 Ill. Reg. 9927, effective May 15, 1987; amended at 11 Ill. Reg. 12003, effective November 1, 1987; emergency amendment at 11 Ill. Reg. 12432, effective July 10, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 12908, effective July 30, 1987; emergency amendment at 11 Ill. Reg. 12935, effective August 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 13625, effective August 1, 1987; amended at 11 Ill. Reg. 14755, effective August 26, 1987; amended at 11 Ill. Reg. 18679, effective November 1, 1987; emergency amendment at 11 Ill. Reg. 18781, effective November 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20114, effective December 4, 1987; Sections 112.90 and 112.95 recodified to Sections 112.52 and 112.54 at 11 Ill. Reg. 20610; amended at 11 Ill. Reg. 20889, effective December 14, 1987; amended at 12 Ill. Reg. 844, effective January 1, 1988; emergency amendment at 12 Ill. Reg.

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1929, effective January 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 2126, effective January 12, 1988; SUBPARTS C, D and E recodified to SUBPARTS G, H and I at 12 Ill. Reg. 2136; amended at 12 Ill. Reg. 3487, effective January 22, 1988; amended at 12 Ill. Reg. 6159, effective March 18, 1988; amended at 12 Ill. Reg. 6694, effective March 22, 1988; amended at 12 Ill. Reg. 7336, effective May 1, 1988; amended at 12 Ill. Reg. 7673, effective April 20, 1988; amended at 12 Ill. Reg. 9032, effective May 20, 1988; amended at 12 Ill. Reg. 10481, effective June 13, 1988; amended at 12 Ill. Reg. 14172, effective August 30, 1988; amended at 12 Ill. Reg. 14669, effective September 16, 1988; amended at 11 Ill. Reg. _____, effective _____.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

Section 112.78 Project Chance Components

a) Intensive Job Search

- 1) All mandatory registrants must participate in the Intensive Job Search (IJS) component of Project Chance unless they are approved to participate in another Project Chance component based on the eligibility criteria of that component. During the IJS component, the mandatory registrant must actively contact employers in his efforts to secure employment and is provided by Project Chance with job seeking skills exercises. Mandatory registrants must make twenty (20) acceptable employer contacts every thirty (30) days and must attend all scheduled meetings including pre-arranged Job Skills Workshops conducted by other than Project Chance staff. The mandatory registrant will be notified in writing of all scheduled meetings. The content of the meetings includes a discussion of the mandatory registrant's progress in completing the participation requirements, and job seeking skills exercises. The failure of a mandatory registrant to appear for scheduled meetings or contact the required number of employers without good cause will constitute noncooperation.

- 2) Those mandatory registrants who have not found a job, but have demonstrated employability will continue in IJS. Employability is demonstrated

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Section 112.78 Project Chance Components (cont'd)

by the mandatory registrant's education, training, employment history and experience in the IJS component.

b) Modified Job Search

Mandatory registrants who appear to have limited potential for employment will be placed in Modified Job Search (MJS). The Modified Job Search component is for mandatory registrants who continue to remain nonexempt but for whom structured job search or training is inappropriate because they have particular barriers to obtaining and retaining employment. Mandatory registrants are expected continue their own job search activities while assigned to this component.

1) Eligibility Criteria

- A) Mandatory registrants are placed in MJS if they possess particular barriers to obtaining and retaining employment such as: limited abilities and aptitudes (as determined by the mandatory registrant's education background, employment history and experience during the IJS component).
- B) Mandatory registrants are placed in MJS if they are employed part-time and there are reasons to believe that it will lead to full-time employment (as determined by contact with the employer).

2) Entry into the Component

Assignment of mandatory registrants to MJS may be made subsequent to participation in IJS and the full assessment. However, assignment of mandatory registrants to MJS can also be made from other Project Chance components at any time the mandatory registrant meets the eligibility criteria of MJS.

3) Participation Requirements

- A) Mandatory registrants must continue to seek employment;

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- B) Mandatory registrants are not required to make more than five (5) acceptable employer contacts per month; and

- C) Mandatory registrants must report to their Project Chance worker any change that will affect their eligibility for AFDC and their status in Project Chance and keep all scheduled meetings with their Project Chance worker.

4) Reassessment

Cases in MJS are reviewed at a minimum of every six months. The review may be handled by mail. However, based on such review of a mandatory registrant's employability, the Project Chance worker may schedule an appointment with the mandatory registrant to determine the mandatory registrant's continued eligibility for this component. After such review if it is determined that this is not the appropriate component (i.e., the mandatory registrant no longer satisfies the eligibility criteria specified in subsection (b)(1)), the mandatory registrant will be reassigned to another component of Project Chance (i.e., Intensive Job Search, Job Club, Pre-Employment, Work Experience, or Special Projects).

c) Pre-Employment

Mandatory registrants who are determined not readily employable with their current skills or employed and in need of further training are referred to the pre-Employment component. In the Pre-Employment component, Project Chance staff provide information, referral, counseling services and supportive services to mandatory registrants to increase mandatory registrants' employment potential. Mandatory registrants may be referred to testing, counseling and education resources, rehabilitation therapy, and agencies or programs which sponsor such activities (i.e., Job Training Partnership Act (JTPA) and Department of Rehabilitation Services (DORS)).

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1) Eligibility Criteria

Approval of education and training plans is based upon the Department's assessment that:

- A) The mandatory registrant does not possess a high school diploma or a GED certificate or possesses one and is in need of further training (e.g., a Day Care Aide who must obtain further education to satisfy the requirements for that position); and
- B) The program selected will make the mandatory registrant employable (see subsection (a)(2)), taking into consideration the time required to complete, the over-all cost and quality of the program; and
- C) The mandatory registrant is enrolled in post-secondary education or in a vocational training program for which jobs will be available upon completion of training (as determined by the Department of Employment Security's Job Service Division and/or other documented and reliable sources [e.g., Horizons, Department of Commerce and Community Affairs and/or the placement officer at an educational institution or facility]); and
- D) The mandatory registrant has the aptitude, ability and interest necessary for success in the particular education or training program (as determined by such factors as test results, educational background and previous training); and
- E) Enrollment cannot be in a baccalaureate or post-graduate degree program unless the mandatory registrant is in a Department of Rehabilitation Services sponsored program of this type; and
- F) The program must be administered by an educational institution accredited by the Illinois State Board of Education or the

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Department of Registration and Education or is a JTPA or Special Projects-funded program; and

- G) The mandatory registrant must apply for the Pell grant and scholarships from the Illinois State Scholarship Commission, as well as, any scholarships or grants identified by the education or training facility for which the mandatory registrant may be eligible; and
 - H) Mandatory registrants must participate in a full-time program unless:
 - i) a full-time program is not readily available (e.g., a full-time GED program is not available); or
 - ii) a part-time program is the most appropriate (e.g., the mandatory registrant who only needs a four (4) hour course to complete); and
 - I) Employed mandatory registrants may participate in programs to upgrade their employability potential (e.g., a Nurse Aide who must obtain further training to satisfy the requirements for that position).
- 2) Entry into the Component
- The assignment into the Pre-Employment component results from the joint employment plan developed by the mandatory registrant and the Project Chance worker. Mandatory registrant enter this component:
- A) Subsequent to the completion of the IJS period; or
 - B) After the reclassification of a mandatory registrant in MJS; or
 - C) If mandatory registrants are in an acceptable Pre-Employment activity (see

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subsection (c)(1)) at the time of registration with Project Chance; or

D) Part-time, while in other components.

3) Participation Requirements

A) The mandatory registrant must maintain a level of satisfactory attendance and progress as established and reported by the educational facility.

B) Curriculum changes can be made only with the prior written approval of the Project Chance worker. Prior approval will be granted when the curriculum change is consistent with the written goals of the training program.

C) Verification of attendance and progress (i.e., statements signed by the instructor, educational records and reports prepared at the end of the term. Additionally, if the Department is paying for child care and/or transportation to enable the client to participate in the Pre-Employment activity, the client must provide monthly verification of his attendance) must be provided.

4) Reassessment

The Project Chance worker contacts mandatory registrants on a monthly basis if the supportive service payments identified in Section 112.82 are being issued. Mandatory registrants not requiring supportive service payments or receiving these payments from another source require a contact every six (6) months or at program completion whichever comes first. Mandatory registrant contact consists of attendance reports, progress reports, group or individual meetings, on-site program visits, and written correspondence.

d) Job Club

Mandatory registrants who are determined employable

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Project Chance Components (cont'd)

but who are in need of highly intensified job search skills are referred to Job Club (i.e., Job Clubs conducted by Job Training Partnership Act (JTPA) and Adult Education Programs). Job Clubs are programs designed to facilitate job search activities. Job Club utilizes a highly intensive and positive group process approach to teach job finding techniques. Job search activities must be equivalent to those required in the IJS component.

1) Eligibility Criteria

The Job Club component is for mandatory registrants determined to be:

A) Employable (see subsection (a)(2)), with a marketable skill (i.e., a skill for which jobs are available as determined by such sources as the Department of Employment Security); and

B) Able to benefit from a highly intensive and structured approach to job seeking (e.g., the mandatory registrant is in need of job seeking skills); or

C) Interested in the technique employed.

2) Entry into the Component

As Job Club slots become available, mandatory registrants are assigned to this component. Those mandatory registrants having the most recent employment, taking into consideration such factors as the mandatory registrant's work history, will be assigned first.

3) Participation Requirements

A) Non-exempt mandatory registrants assigned to this component must cooperate as required by the Job Club to avoid sanction.

B) As in IJS, the mandatory registrant is required to make twenty (20) acceptable employer contacts (or more contacts, if

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Section 112.78 Project Chance Components (cont'd)
required by Job Club) in a thirty (30) day period.

- C) Mandatory registrants must provide required proof of acceptable employer contacts (see subsection (a)(1)) to Job Club staff.
- D) Mandatory registrants are expected to be in full-time attendance as defined by the Job Club.

4) Reassessment

- A) Mandatory registrants are contacted on a monthly basis to determine full-time attendance and the need for supportive services (see Section 112.82). Contact need not be face-to-face. After such review, the Project Chance worker may schedule a meeting with the mandatory registrant to determine the mandatory registrant's continued eligibility for this component. After such contact, if it is determined by the mandatory registrant and the Project Chance worker the mandatory registrant no longer satisfies the eligibility criteria specified in subsection (d)(1), the mandatory registrant will be reassigned to another component of Project Chance.

- B) Job Club staff shall advise the Project Chance worker of less than satisfactory attendance and participation as the situation arises.

e) Work Experience

Mandatory registrants who have not found employment and who need orientation to work, work experience or training, in order to prevent deterioration of or to enhance existing skills are referred to the Work Experience component. Work Experience assignments are with not-for-profit and public agencies statewide. Not-for profit and public agencies shall not use Work Experience mandatory registrants to displace regular employees.

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1) Eligibility Criteria

The Work Experience component is for mandatory registrants determined:

- A) to have no recent work history or employer references taking into consideration such factors as the mandatory registrant's educational background and previous training; or

- B) to need experience to prevent deterioration of or to enhance existing skills (e.g., typing); and

- C) not to be exempt from participation. An individual shall be exempt from Work Experience participation when that individual:

- i) is employed at least eight (8) hours per week; or
- ii) is a member of an AFDC assistance unit receiving less than \$134.00 monthly.

2) Entry into the Component

- A) Assignment to the Work Experience component occurs after the Intensive Job Search period has been completed unless the mandatory registrant is participating in another Project Chance component. Mandatory registrants who do not obtain employment at the end of the Intensive Job Search period and are determined to be eligible for the Work Experience component, based on an assessment of their education, training and employment history, will be assigned to the Work Experience ~~pool~~ component unless exempt from Work Experience. Procedures used in the assessment are a face-to-face meeting with the mandatory registrant and a review of all available information on the mandatory registrant (including but not

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limited to the mandatory registrant's case record).

- B) The Work Experience ~~post~~ assignment is subdivided into four Work Experience classifications which include are Clerical Aide, Dietary Aide, Maintenance Aide, and Program Aide. Mandatory registrants shall be placed in any of the classifications considering to the extent possible their prior training, proficiency, experience, skills, and vocational preference. As work assignments become available, mandatory registrants will be selected from the appropriate post-subdivision taking into consideration such factors as the mandatory registrant's work history. A mandatory registrant shall be assigned to one of these classifications based on his work history, prior training, experience, skills and vocational preference. The date the mandatory registrant is notified that he/she is to appear for orientation scheduled to begin the work assignment marks the beginning of participation in Work Experience.

3) Participation Requirements

- A) Work assignment consists of three 30-day periods. (The date the mandatory registrant is to appear at the work assignment begins the three 30-day periods.) The hours of the work assignment for a 30-day period shall not exceed the AFDC grant received in the fiscal month during which the assignment is made divided by the federal minimum wage. (A fiscal month is a month that starts with a given day in one calendar month and ends with the day before that same given day in the next calendar month.) In order to provide consistency for both work assignment sponsors and mandatory registrants, the required number of hours will be rounded down to the nearest increment of eight (8) hours. The minimum number of hours that

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must be completed within a 30-day period is forty (40) hours, and the maximum number of hours that must be completed within a 30-day period is eighty (80) hours.

- B) During work assignment, mandatory registrants shall be required to make eight (8) employer contacts per month or participate in education and training programs. Mandatory registrants are required to accept bona fide offers of employment pursuant to Section 112.72.
- C) Mandatory registrants are also required to report as scheduled and on time to their work assignment sponsor when notified of an assignment. When they cannot report to their work assignment or if they will be late, they are to immediately notify their work assignment sponsor.

4) Reassessment

- A) At the end of the third 30-day period, the mandatory registrant's employability will be evaluated using the procedures and criteria described in Sections 112.74. If continuing the work assignment will benefit the mandatory registrant in terms of furthering work skills (see subsection (e)(1)(A) and (B)), the mandatory registrant shall be reassigned to the work assignment. Otherwise, the mandatory registrant will be assessed for assignment to another Project Chance component.

- B) ~~Mandatory registrants in the Work Experience peer who have not been selected for a work assignment will be reviewed at a minimum of every six months. The review may be handled by mail. However, based on such review of a mandatory registrant's employability, see subsection (a)(2), the Project Chance worker may schedule a face-to-face meeting to determine the mandatory registrant's continued eligibility for this component.~~

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Section 112.78 Project Chance Components (cont'd)

~~While in the work experience pool, mandatory registrants are encouraged to look for work and must comply with the requirements of subsection (e)(3)(B).~~

f) Special Projects

Mandatory registrants who will benefit from short-term training and job placement assistance are referred to the Special Projects component. The Special Projects component offers special time-limited services for specific target populations. (The location of Special Projects vary depending on area needs and project availability.)

1) Eligibility Criteria

The Special Project component is for mandatory registrants determined to:

- A) be able to benefit from short-term vocational training (e.g., an individual has the interest and ability to complete the training program and be hired in a position for which he has trained);
- B) be readily employable with the addition of short-term training (e.g., training for a specific job for which there are jobs available); and
- C) meet specific project entry criteria.

2) Entry into the Component

Assignment of mandatory registrants to Special Projects will be made subsequent to participation in IJS and the full assessment.

3) Participation Requirements

- A) The mandatory registrant must maintain a level of satisfactory attendance and progress as established and reported by Special Projects staff.

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Section 112.78 Project Chance Components (cont'd)

- B) Verification of attendance and progress (i.e., statements signed by the instructor, records and reports prepared at the end of the term. Additionally, if the Department is paying for child care and/or transportation to enable the client to participate in the Special Project activity, the client must provide monthly verification of his attendance) must be provided.

4) Reassessment

The Project Chance worker contacts mandatory registrants on a monthly basis if the supportive service payments identified in Section 112.82 are issued. Mandatory registrants not receiving these supportive service payments or receiving these payments from another source require a contact every six (6) months or at program completion whichever comes first. Mandatory registrant contact consists of attendance reports, progress reports, group or individual sessions, on-site program visits and written correspondence.

- g) A Project Chance mandatory registrant, once assigned to a component, shall not be sanctioned for noncooperation with Project Chance where the alleged noncooperation is based on participation requirements not listed in these rules.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

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NOTICE OF PROPOSED AMENDMENT

- 1) The Heading of the Part: MEDICAL PAYMENT
- 2) Code Citation: 89 Ill. Adm. Code 140
- 3) Section Number: Proposed Action:
140.440 Amendment
- 4) Statutory Authority: Section 5-5 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Par. 5-5).
- 5) A Complete Description of the Subjects and Issues Involved: This rulemaking requires pharmacies to have a current Drug Enforcement Administration (DEA) registration as well as a current controlled substances license as a condition of participation.
- 6) Will this proposed rule replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date?
Yes ☒ No ☐
- 8) Does this proposed amendment contain incorporations by reference? No
- 9) Are there any other proposed amendments pending on this Part? Yes

Section Numbers	Proposed Action	Illinois Register Citation
140.19	Amendment	August 12, 1988 (12 Ill. Reg. 12976)
140.20	Amendment	December 16, 1988 (12 Ill. Reg. 20714)
140.43	New Section	December 2, 1988 (12 Ill. Reg. 19868)
140.100	Amendment	October 14, 1988 (12 Ill. Reg. 16421)
140.110	New Section	July 15, 1988 (12 Ill. Reg. 11701)

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Section Numbers	Proposed Action	Illinois Register Citation
140.350	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.362	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.363	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.364	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.367	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.369	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.370	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.372	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.373	Repealed	April 1, 1988 (12 Ill. Reg. 5958)
140.376	Repealed	April 1, 1988 (12 Ill. Reg. 5958)
140.390	Amendment	November 4, 1988 (12 Ill. Reg. 17643)
140.392	Amendment	November 4, 1988 (12 Ill. Reg. 17643)
140.394	Amendment	November 4, 1988 (12 Ill. Reg. 17643)
140.400	Amendment	October 28, 1988 (12 Ill. Reg. 17172)
140.400	Amendment	December 16, 1988 (12 Ill. Reg. 20714)

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Section Numbers	Proposed Action	Illinois Register Citation
140.435	Amendment	December 16, 1988 (12 Ill. Reg. 20714)
140.436	Amendment	December 16, 1988 (12 Ill. Reg. 20714)
140.441	Amendment	October 28, 1988 (12 Ill. Reg. 17172)
140.443	Amendment	October 28, 1988 (12 Ill. Reg. 17172)
140.445	Amendment	October 28, 1988 (12 Ill. Reg. 17172)
140.447	Amendment	October 28, 1988 (12 Ill. Reg. 17172)
140.525	Amendment	October 28, 1988 (12 Ill. Reg. 17172)
140.642	Amendment	November 25, 1988 (12 Ill. Reg. 19613)
140.896	New Section	July 15, 1988 (12 Ill. Reg. 11701)

- 10) Statement of Statewide Policy Objectives (if applicable)
(Ill. Rev. Stat. 1987, ch. 85, par. 2205): This rulemaking has no effect on local governmental units.

- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to Dan Leikvold, Staff Attorney, Office of Counseling and Litigation, Illinois Department of Public Aid, 100 South Grand Avenue East, Third Floor, Springfield, Illinois 62762 (217/782-1233).

The Department will consider all written comments it receives within 30 days of the date of publication of this notice.

- 12) Initial Regulatory Flexibility Analysis:
(if applicable, answer the following questions)

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: December 19, 1988
- B) Types of small businesses affected: Pharmacies
- C) Reporting, bookkeeping or other procedures required for compliance: N/A
- D) Types of professional skills necessary for compliance: N/A

The full text of the Proposed Amendment begins on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER d: MEDICAL PROGRAMS

PART 140
MEDICAL PAYMENT

SUBPART A: GENERAL PROVISIONS

- Section
140.1 Incorporation By Reference
140.2 Medical Assistance Programs
140.3 Covered Services Under The Medical Assistance Programs for AFDC, AFDC-MANG, AABD, AABD-MANG, RRP, Individuals Under Age 18 Not Eligible for AFDC, Pregnant Women Who Would Be Eligible if the Child Were Born and Pregnant Women and Infants Under Age One Year Who Do Not Qualify As Mandatory Categorically Needy Covered Medical Services Under AFDC-MANG for non-pregnant persons who are 18 years of age or older (Repealed)
- 140.4 Covered Medical Services Under GA and AMI
- 140.5 Medical Services Not Covered
- 140.6 Medical Assistance Provided to Individuals Under the Age of Eighteen Who Do Not Qualify for AFDC and Infants Under Age One Year
- 140.7 Medical Assistance For Qualified Severely Impaired Individuals
- 140.8 Medical Assistance for a Pregnant Woman Who Would Not Be Categorically Eligible for AFDC/AFDC-MANG if the Child Were Already Born Or Who Do Not Qualify As Mandatory Categorically Needy
- 140.9 Medical Assistance Provided to Incarcerated Persons
- 140.10

SUBPART B: MEDICAL PROVIDER PARTICIPATION/DRUG MANUAL

- Section
140.11 Enrollment Conditions for Medical Providers
140.12 Participation Requirements for Medical Providers
140.13 Definitions
140.14 Denial of Application to Participate in the Medical Assistance Program
140.15 Recovery of Money
140.16 Termination of a Vendor's Eligibility to Participate in the Medical Assistance Program
140.17 Suspension of a Vendor's Eligibility to Participate in the Medical Assistance Program

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- Section
140.18 Effect of Termination on Individuals Associated with Vendor
140.19 Application to Participate or for Reinstatement Subsequent to Termination, Suspension or Barring Submittal of Claims
140.20 Magnetic Tape Billings
140.21 Payment of Claims
140.22 Payment Procedures
140.23 Overpayment or Underpayment of Claims
140.24 Payment to Factors Prohibited
140.25 Assignment of Vendor Payments
140.26 Record Requirements for Medical Providers
140.27 Audits
140.28 False Reporting and Other Fraudulent Activities
140.29 Prior Approval for Medical Services or Items
140.30 Prior Approval in Cases of Emergency
140.31 Limitation on Prior Approval
140.32 Drug Manual (Recodified)
140.33 Drug Manual (Recodified)
140.34 Drug Manual Update (Recodified)

SUBPART C: HOSPITAL SERVICES

- Section
140.94 Hospital Services
140.95 Participation
140.96 General Requirements
140.97 Special Requirements
140.98 Covered Hospital Services
140.99 Hospital Services Not Covered
140.100 Limitation On Hospital Services
140.101 Transplants
140.102 Heart Transplants
140.103 Liver Transplants
140.104 Bone Marrow Transplants
140.105 Payment for Inpatient Services for GA
140.106 Hospital Outpatient and Clinic Services
140.107 Payment for Hospital Services During Fiscal Year 1982
140.108 Payment for Hospital Services After June 30, 1982 (Repealed)
140.109 Payment for Hospital Services During Fiscal Year 1983
140.110 Limits on Length of Stay by Diagnosis
140.111 Payment for Pre-operative Days and Services Which Can Be performed in an Outpatient Setting
140.112 Copayments

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Section	
140.360	Payment Methodology
140.361	Non-Participating Hospitals
140.362	Pre July 1, 1984 Services
140.363	Post July 1, 1984 Services
140.364	Utilization Allocation
140.365	Base Year Costs
140.366	Restructuring Adjustment
140.367	Inflation Adjustment
140.368	Volume Adjustment (Repealed)
140.369	Groupings
140.370	Rate Calculation
140.371	Payment
140.372	Review Procedure
140.373	Utilization
140.374	Alternatives
140.375	Exemptions
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140.390	Subacute Alcoholism and Substance Abuse Services
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140.392	Types of Subacute Alcoholism and Substance Abuse Services
140.394	Payment for Subacute Alcoholism and Substance Abuse Services
140.396	Rate Appeals for Subacute Alcoholism and Substance Abuse Services
140.398	Hearings

SUBPART D: PAYMENT FOR NON-INSTITUTIONAL SERVICES

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140.400	Payment to Practitioners and Laboratories
140.410	Physicians' Services
140.411	Covered Services By Physicians
140.412	Services Not Covered By Physicians
140.413	Limitation on Physician Services
140.414	Requirements for Prescriptions and Dispensing of Pharmacy Items - Physicians
140.416	Eye Care Services and Materials
140.417	Limitations on Eye Care
140.420	Dental Services
140.421	Limitations on Dental Services
140.422	Requirements for Prescriptions and Dispensing of Pharmacy Items - Dentists
140.425	Podiatry Services
140.426	Limitations on Podiatry Services
140.427	Requirement for Prescriptions and Dispensing of Pharmacy Items - podiatry

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140.428	Chiropractic Services
140.429	Limitations on Chiropractic Services
140.430	Independent Laboratory Services
140.431	Services Not Covered by Independent Laboratory
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140.474	Payment for Home Health Services
140.475	Medical Equipment, Supplies and Prosthetic Devices
140.476	Medical Equipment, Supplies and Prosthetic Devices for Which Payment Will Not Be Made
140.477	Limitations on Equipment, Supplies and Prosthetic Devices
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140.483	Limitations on Family Planning Services
140.484	Payment for Family Planning Services

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140.486	Limitations on Medichek Services
140.487	Payment on Medichek Services
140.490	Medical Transportation
140.491	Limitations on Medical Transportation
140.492	Payment for Medical Transportation
140.495	Psychological Services
140.496	Payment for Psychological Services
140.500	Group Care Services
140.502	Cessation of Payment at Federal Direction
140.503	Cessation of Payment for Improper Level of Care
140.504	Cessation of Payment Because of Termination of Facility
140.505	Continuation of Payment Because of Threat To Life
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140.514	Certifications and Recertifications of Care
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140.516	Recipient Management of Funds
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140.520	Management of Recipient Funds--Local Office Responsibility
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140.525	Eligibility For Quality Incentive Program (QUIP)
140.526	Quality Incentive Standards and Criteria for the Quality Incentive Program (QUIP)
140.527	Quality Incentive Survey
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140.571	Fair Rental Value (FRV) Calculation
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140.580	Mandated Capital Improvements
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140.584	Illinois Municipal Retirement Fund (IMRF)
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140.645	Medical and In-Home Care For Disabled Persons 18 Years Old or Younger
140.646	Reimbursement for Day Programming for the Mentally Retarded Who Reside in Long Term Care Facilities
140.647	Description of Day Programming Service Levels

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Section 140.648	Determination of the Amount of Reimbursement for Day Programming for the Mentally Retarded
140.649	Effective Dates of Reimbursement for Day Programs
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140.652	Terms of Assurances and Contracts
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SUBPART F: POINT COUNT GUIDELINES FOR ICF/MR AND SNF/PED FACILITIES

Section 140.850	Facility/Client Participation
140.855	Evaluation of Need for Care
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140.865	Definition
140.870	Guidelines
140.875	Intermediate Care (ICF)
140.880	Skilled Care (SNF)
140.885	Statewide Rates
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SUBPART G: REIMBURSEMENT FOR NURSING COSTS FOR GERIATRIC FACILITIES

Section 140.900	Reimbursement For Nursing Costs For Geriatric Residents in Group Care Facilities (Recodified)
140.901	Functional Areas of Needs (Recodified)
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140.909	Statewide Rates (Recodified)
140.910	Referrals (Recodified)
140.911	Basic Rehabilitation Aide Training Program (Recodified)
140.912	Interim Nursing Rates (Recodified)
140.940	Illinois Competitive Access and Reimbursement Equity (ICARE) Program (Recodified)
140.942	Definition of Terms (Recodified)

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SUBPART H: ILLINOIS COMPETITIVE ACCESS AND REIMBURSEMENT EQUITY (ICARE) PROGRAM

Section 140.944	Notification of Negotiations (Recodified)
140.946	Hospital Participation in ICARE Program Negotiations (Recodified)
140.948	Negotiation Procedures (Recodified)
140.950	Factors Considered in Awarding ICARE Contracts (Recodified)
140.952	Closing an ICARE Area (Recodified)
140.954	Administrative Review (Recodified)
140.956	Payments to Contracting Hospitals (Recodified)
140.958	Admitting and Clinical Privileges (Recodified)
140.960	Inpatient Hospital Care or Services by Non-Contracting Hospitals Eligible for Payment (Recodified)
140.962	Payment to Hospitals for Inpatient Services or Care not Provided under the ICARE Program (Recodified)
140.964	Contract Monitoring (Recodified)
140.966	Transfer of Recipients (Recodified)
140.968	Validity of Contracts (Recodified)
140.970	Termination of ICARE Contracts (Recodified)
140.972	Hospital Services Procurement Advisory Board (Recodified)
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TABLE F	Podiatry Service Schedule
TABLE G	Travel Distance Standards
TABLE H	Staff Time and Allocation by Need Level (Recodified)
TABLE I	Staff Time and Allocation for Training Programs (Recodified)
TABLE J	HSA Grouping

AUTHORITY: Implementing Article III of the Illinois Health Finance Reform Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 6503-1 et seq.) and implementing and authorized by Articles III, IV, V, VI, VII and Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13)

SOURCE: Adopted at 3 Ill. Reg. 24, p. 166, effective June 10, 1979; rule repealed and new rule adopted at 6 Ill. Reg. 8374, effective July 6, 1982; emergency amendment at 6 Ill. Reg. 8508, effective July 6, 1982, for a maximum of 150 days; amended at 7 Ill. Reg. 681, effective December 30, 1982;

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amended at 7 Ill. Reg. 7956, effective July 1, 1983; amended at 7 Ill. Reg. 8308, effective July 1, 1983; amended at 7 Ill. Reg. 8271, effective July 5, 1983; emergency amendment at 7 Ill. Reg. 8354, effective July 5, 1983, for a maximum of 150 days; amended at 7 Ill. Reg. 8540, effective July 15, 1983; amended at 7 Ill. Reg. 9382, effective July 22, 1983; amended at 7 Ill. Reg. 12868, effective September 20, 1983; peremptory amendment at 7 Ill. Reg. 15047, effective October 31, 1983; amended at 7 Ill. Reg. 17358, effective December 21, 1983; amended at 8 Ill. Reg. 254, effective December 21, 1983; emergency amendment at 8 Ill. Reg. 580, effective January 1, 1984, for a maximum of 150 days; recodified at 8 Ill. Reg. 2483; amended at 8 Ill. Reg. 3012, effective February 22, 1984; amended at 8 Ill. Reg. 5262, effective April 9, 1984; amended at 8 Ill. Reg. 6785, effective April 27, 1984; amended at 8 Ill. Reg. 6983, effective May 9, 1984; amended at 8 Ill. Reg. 7258, effective May 16, 1984; emergency amendment at 8 Ill. Reg. 7910, effective May 22, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 7910, effective June 1, 1984; amended at 8 Ill. Reg. 10032, effective June 18, 1984; emergency amendment at 8 Ill. Reg. 10062, effective June 20, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 13343, effective July 17, 1984; amended at 8 Ill. Reg. 13779, effective July 24, 1984; Sections 140.72 and 140.73 recodified to 89 Ill. Adm. Code 141 at 8 Ill. Reg. 16354; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17899; peremptory amendment at 8 Ill. Reg. 18151, effective September 18, 1984; amended at 8 Ill. Reg. 21629, effective October 19, 1984; peremptory amendment at 8 Ill. Reg. 21677, effective October 24, 1984; amended at 8 Ill. Reg. 22097, effective October 24, 1984; peremptory amendment at 8 Ill. Reg. 22155, effective October 29, 1984; amended at 8 Ill. Reg. 23218, effective November 20, 1984; emergency amendment at 8 Ill. Reg. 23721, effective November 21, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 25067, effective December 19, 1984; emergency amendment at 9 Ill. Reg. 407, effective January 1, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 2697, effective February 22, 1985; amended at 9 Ill. Reg. 6235, effective April 19, 1985; amended at 9 Ill. Reg. 8677, effective May 28, 1985; amended at 9 Ill. Reg. 9564, effective June 5, 1985; amended at 9 Ill. Reg. 10025, effective June 26, 1985; emergency amendment at 9 Ill. Reg. 11403, effective June 27, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 11357, effective June 28, 1985; amended at 9 Ill. Reg. 12000, effective July 24, 1985; amended at 9 Ill. Reg. 12306, effective August 5, 1985; amended at 9 Ill. Reg. 13998, effective September 3, 1985; amended at 9 Ill. Reg. 14684, effective September 13, 1985; amended at 9 Ill. Reg. 15503,

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effective October 4, 1985; amended at 9 Ill. Reg. 16312, effective October 11, 1985; amended at 9 Ill. Reg. 19138, effective December 2, 1985; amended at 9 Ill. Reg. 19737, effective December 9, 1985; amended at 10 Ill. Reg. 238, effective December 27, 1985; emergency amendment at 10 Ill. Reg. 798, effective January 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 672, effective January 6, 1986; amended at 10 Ill. Reg. 1206, effective January 13, 1986; amended at 10 Ill. Reg. 3041, effective January 24, 1986; amended at 10 Ill. Reg. 6981, effective April 16, 1986; amended at 10 Ill. Reg. 7825, effective April 30, 1986; amended at 10 Ill. Reg. 8128, effective May 7, 1986; emergency amendment at 10 Ill. Reg. 8912, effective May 13, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 11440, effective June 20, 1986; amended at 10 Ill. Reg. 14714, effective August 27, 1986; amended at 10 Ill. Reg. 15211, effective September 12, 1986; emergency amendment at 10 Ill. Reg. 16729, effective September 18, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 18808, effective October 24, 1986; amended at 10 Ill. Reg. 19742, effective November 12, 1986; amended at 10 Ill. Reg. 21784, effective December 15, 1986; amended at 11 Ill. Reg. 698, effective December 19, 1986; amended at 11 Ill. Reg. 1418, effective December 31, 1986; amended at 11 Ill. Reg. 2323, effective January 16, 1987; amended at 11 Ill. Reg. 4002, effective February 25, 1987; Section 140.71 recodified to 89 Ill. Adm. Code 141 at 11 Ill. Reg. 4302; amended at 11 Ill. Reg. 4303, effective March 6, 1987; amended at 11 Ill. Reg. 7664, effective April 15, 1987; emergency amendment at 11 Ill. Reg. 9342, effective April 20, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 9169, effective April 28, 1987; amended at 11 Ill. Reg. 10903, effective June 1, 1987; amended at 11 Ill. Reg. 11528, effective June 22, 1987; amended at 11 Ill. Reg. 12011, effective June 30, 1987; amended at 11 Ill. Reg. 12290, effective July 6, 1987; amended at 11 Ill. Reg. 14048, effective August 14, 1987; amended at 11 Ill. Reg. 14771, effective August 25, 1987; amended at 11 Ill. Reg. 16758, effective September 28, 1987; amended at 11 Ill. Reg. 17295, effective September 30, 1987; amended at 11 Ill. Reg. 18696, effective October 27, 1987; amended at 11 Ill. Reg. 20909, effective December 14, 1987; amended at 12 Ill. Reg. 916, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1960 effective January 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 5427, effective March 15, 1988; amended at 12 Ill. Reg. 6246, effective March 16, 1988; amended at 12 Ill. Reg. 6728, effective March 22, 1988; Sections 140.900 thru 140.912 and 140.913 and 140.914 Table I and 140.915 Table I recodified to 89 Ill. Adm. Code 147.5 thru 147.205 and 147.206 Table A and 147.207 Table B at 12 Ill. Reg. 6956; amended at 12 Ill. Reg. 6927, effective

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1960 effective January 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 5427, effective March 15, 1988; amended at 12 Ill. Reg. 6246, effective March 16, 1988; amended at 12 Ill. Reg. 6728, effective March 22, 1988; Sections 140.900 thru 140.912 and 140. Table H and 140. Table I recodified to 89 Ill. Adm. Code 147.5 thru 147.205 and 147. Table A and 147. Table B at 12 Ill. Reg. 6956; amended at 12 Ill. Reg. 6927, effective April 5, 1988; Sections 140.940 thru 140.972 recodified to 89 Ill. Adm. Code 149.5 thru 149.325 at 12 Ill. Reg. 7401; amended at 12 Ill. Reg. 7695, effective April 21, 1988; amended at 12 Ill. Reg. 10497, effective June 3, 1988; amended at 12 Ill. Reg. 10717, effective June 14, 1988; emergency amendment at 12 Ill. Reg. 11868, effective July 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 12509, effective July 15, 1988; amended at 12 Ill. Reg. 14271, effective August 29, 1988; emergency amendment at 12 Ill. Reg. 16921, effective September 28, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 16738, effective October 5, 1988; amended at 12 Ill. Reg. 17879, effective October 24, 1988; amended at 12 Ill. Reg. 18198, effective November 4, 1988; amended at 12 Ill. Reg. 19396, effective November 6, 1988; amended at 12 Ill. Reg. 19734, effective November 15, 1988; amended at 12 Ill. Reg. _____, effective _____.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

Section 140.440 Pharmacy Services

- a) Payment shall be made only to pharmacies.
- b) The following conditions apply to pharmacy participation:

- 1) The pharmacy must hold a current Drug Enforcement Administration (DEA) registration issued by the United States Drug Enforcement Administration as well as a current controlled substances license issued by the Illinois Department of Professional Regulations prior to enrolling with the Department.

- 1+2) A) A licensed pharmacy located in and/or administratively associated with a group practice or long-term facility must:

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Pharmacy Services (Cont'd.)

- i) provide the same scope of general pharmacy and professional services as a pharmacy not so affiliated; and
 - ii) be retail in nature, open and accessible to the general public.
- B) The pharmacy shall not limit prescriptions filled to those written by practitioners connected with the group or facility for persons receiving care or services from the group or facility.
- 2) A hospital pharmacy which provides pharmaceutical services and supplies for inpatients, outpatient clinic patients and emergency room patients of the hospital may not enroll as a participating pharmacy. A second licensed pharmacy, established by a hospital separate and apart from the hospital pharmacy to serve the community as a retail pharmacy may participate as a retail pharmacy.

- c) The Department shall pay for the dispensing of pharmacy items, which are listed in the Department Drug Manual (Section 140.72) and which are prescribed by a physician, dentist or podiatrist within the scope of their professional practice. Copies of the Department's Drug Manual are available from the Department's Bureau of Provider-Services, 931-East Washington-Medical Practitioners, 201 South Grand Avenue East, Springfield, Illinois. Requests for copies should be sent in writing to that address.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

1) Heading of Part:

Ambulatory Surgical Treatment Center Licensing Requirements

2) Code Citation:

77 Ill. Adm. Code 205

3) Section Numbers:

	<u>Proposed Action:</u>
205.110	Amendments
205.115	Amendments
205.118	New Section
205.120	Amendments
205.125	New Section
205.130	New Section
205.520	Amendments
205.540	Amendments
205.1320	Amendments
205.1350	Amendments
205.1390	Amendments

4) Statutory Authority:Ambulatory Surgical Treatment Center Licensing Act
Ill. Rev. Stat. 1987, ch 111 1/2, par. 157-8.1 et seq.5) A Complete Description of the Subjects and Issues Involved:

These proposed amendments to the requirements for the licensure of ambulatory surgical treatment centers make a number of changes. They revise the definition of ambulatory surgical treatment centers, clarify the licensure application procedures, add a process for the approval of specific surgical procedures, and revise requirements for preoperative and postoperative evaluation of patients. The amendments were developed in consultation with the Ambulatory Surgical Treatment Center Licensing Board.

Definition Revisions

The proposed changes in the definition of ambulatory surgical treatment centers are intended to define the statutory term "place" which has not previously been defined. The changes will also insure that the definition conforms more closely to the definition of an ambulatory surgical center adopted by the federal Health Care Financing Administration for certification of facilities to participate in the Medicare program. Recent changes in the interpretation of the federal

definition and the lack of any definition of the statutory term "place" provide the opportunity for the Department to insure that these definitions are consistent. The Ambulatory Surgical Treatment Center Licensing Act defines an ambulatory surgical treatment center as "any institution, place, or building devoted primarily to maintenance and operation of facilities for the performance of surgical procedures." These proposed amendments add an explicit definition of this statutory language to Section 205.110. The effect of the amendment will be to expand the scope of coverage of facilities to include places, such as surgical suites, which qualify as surgical centers.

Changes in the physical plant requirements to accommodate surgical suites and other centers which may be part of larger buildings or institutions have been included in the proposed amendments. These changes allow centers to share certain types of facilities with the other businesses or operations in the same building. These changes are included in Sections 205.1320, 205.1350, and 205.1390.

Section 205.115 is being amended to add the federal rules which are referenced in the revised definition and in Section 205.130(d). These federal regulations govern participation in the Medicare program.

Application Process

The proposed addition of new Sections 205.118 and 205.125 and proposed changes in Section 205.120 are intended to clarify the procedures for initial application for licensure and the procedures for annual renewal of licensure. Proposed new Section 205.118 contains basic licensure conditions, including the submission of financial and ownership information. As amended by these proposed changes, Section 205.120 specifies the specific information which must be submitted in an initial licensure application. Proposed new Section 205.125 contains the procedures for annual renewal of licensure, including the specific information which must be submitted by the center to the Department.

The Department believes that these changes will eliminate confusion about the information which must be submitted and clarify the application process. The changes also reference the addition of the procedure for the approval of specific surgical procedures.

Approval of Specific Surgical Procedures

The Department is proposing the addition of Section 205.130 to provide a process and criteria for the approval of the specific surgical procedures which may be performed in an ambulatory surgical treatment center. Under the statute, the Department is responsible for approval of the list of procedures which a surgical center wishes to perform. However, the

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Department's current rules do not contain criteria for the approval process.

The proposed amendments provide that the Department will disapprove procedures which may be life-threatening and cannot be safely performed on an out-patient basis. The rules allow centers to perform some procedures on a conditional basis, while information concerning the safety of the procedure is being submitted. Several safeguards to protect patients are included in the rules for surgical procedures which would be performed on a conditional basis.

Preoperative and Postoperative Evaluation

Proposed changes in Section 205.520 clarify the requirements for preoperative anesthesia evaluations of patients by the center. Proposed changes in Section 205.540 clarify the requirements for discharge of patients. The Department believes that these clarifications will enhance the current safeguards to insure the quality of care provided in these surgical centers.

The Department anticipates adoption of these proposed amendments approximately six to nine months after the publication of this notice in the Illinois Register.

- 6) Will these Proposed Amendments Replace an Emergency Rule Currently in Effect? No. No.
- 7) Does this Rulemaking contain an Automatic Repeal Date? No. No.
- 8) Do these Proposed Amendments Contain Incorporations By Reference? No. No.
- The definition of "Ambulatory Surgical Treatment Center" in Section 205.110 and a provision in Section 205.130(d) refer to, but do not incorporate by reference, rules of the Health Care Financing Administration governing Medicare program coverage of ambulatory surgical services, which are located at 42 CFR 416.
- 9) Are there any other Proposed Amendments Pending on this Part? No.
- 10) Statement of Statewide Policy Objectives:
- This rulemaking neither creates nor expands a state mandate.
- 11) Time, Place, and Manner in which Interested Persons May Comment on this Proposed Rulemaking:

Interested persons may present their comments concerning these rules by

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writing to Robert John Kane, Division of Governmental Affairs, Illinois Department of Public Health, 525 West Jefferson, Second Floor, Springfield, Illinois 62761, within 45 days after this edition of the Illinois Register.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Administrative Procedure Act, any small business may present their comments in writing to Robert John Kane at the above address.

Any small business (as defined in Section 3.10 of the Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

12) Initial Regulatory Flexibility Analysis:

- A) Date Rule was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

December 19, 1988

- B) Type of Small Businesses Affected:

Ambulatory surgical treatment centers.

- C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

No additional reporting, bookkeeping or other procedures are required for compliance.

- D) Types of Professional Skills Necessary for Compliance:

No additional professional skills are necessary for compliance.

The full text of the Proposed Amendments begins on the next page:

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TITLE 77: PUBLIC HEALTH
 CHAPTER I: DEPARTMENT OF PUBLIC HEALTH
 SUBCHAPTER b: HOSPITAL AND AMBULATORY CARE FACILITIES

SUBPART G: ADDITIONAL REQUIREMENTS FOR FACILITIES IN WHICH
 OBSTETRICAL/GYNECOLOGICAL PROCEDURES ARE PERFORMED

PART 205
 AMBULATORY SURGICAL TREATMENT CENTER LICENSING REQUIREMENTS

SUBPART A: GENERAL

Section
 205.110
 205.115
 205.118
 205.120
 205.125
 205.130

Definitions
 Incorporated and Referenced Materials
 Conditions of Licensure
 Application for Initial Licensure
 Application for License Renewal
 Approval of Surgical Procedures

SUBPART B: OWNERSHIP AND MANAGEMENT

205.210
 205.220
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Ownership, Control and Management
 Organizational Plan
 Standards of Professional Work
 Policies and Procedures Manual

SUBPART C: PERSONNEL

205.310
 205.320
 205.330
 205.340
 205.350

Personnel Policies
 Presence of Qualified Physician
 Nursing Personnel
 Basic Life Support
 Ambulatory Surgical Treatment Center

SUBPART D: EQUIPMENT, SUPPLIES, AND FACILITY MAINTENANCE

205.410
 205.420

Equipment
 Sanitary Facility

SUBPART E: GENERAL PATIENT CARE

205.510
 205.520
 205.530
 205.540

Emergency Care
 Preoperative Care
 Operative Care
 Postoperative Care

SUBPART F: RECORDS AND REPORTS

205.610

Clinical Records

205.620 Statistical Data

205.710 Abortions
 205.720 Personnel
 205.730 General Patient Care
 205.740 Preoperative Requirements
 205.750 Postoperative Requirements
 205.760 Reports

SUBPART H: PROCEDURES FOR INVESTIGATION OF COMPLAINTS

205.810 Complaints
 205.820 Acknowledgement of Complaint
 205.830 Investigation
 205.840 Prompt Investigation
 205.850 Methods
 205.860 Notification of Results

SUBPART I: BUILDING DESIGN, CONSTRUCTION STANDARDS, AND PHYSICAL REQUIREMENTS

205.1310 Plant and Service Requirements
 205.1320 General Considerations
 205.1330 New Construction, Additions and Major Alterations
 205.1340 Minor Alterations and Remodeling Changes
 205.1350 Administration Department and Public Areas
 205.1360 Clinical Facilities
 205.1370 Support Service Areas
 205.1380 Diagnostic Facilities
 205.1390 Other Building Services
 205.1400 Details and Finishes
 205.1410 Construction, Including Fire Resistive Requirements

SUBPART J: MECHANICAL

205.1510 General
 205.1520 Thermal and Acoustical Insulation
 205.1530 Steam and Hot Water Systems
 205.1540 Air Conditioning, Heating and Ventilating Systems

SUBPART K: PLUMBING AND OTHER PIPING SYSTEMS

205.1610 General
 205.1620 Plumbing Fixtures
 205.1630 Water System

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205.1640 Drainage Systems
205.1650 Identification

SUBPART L: ELECTRICAL

205.1710 General
205.1720 Switchboards and Power Panels
205.1730 Panelboards
205.1740 Lighting
205.1750 Receptacles (Convenience Outlets)
205.1760 Grounding
205.1770 Equipment Installation in Special Areas
205.1780 Emergency Electric Service
205.1790 Fire Alarm System

TABLE A General Pressure Relationships and Ventilation Rates of Ambulatory Surgery Area

AUTHORITY: Implementing and authorized by the Ambulatory Surgical Treatment Center Act (Ill. Rev. Stat. 1987 ~~1985~~, ch. 111 1/2, par. 157-8.1 et seq.)

SOURCE: Amended July 18, 1974; emergency amendment at 3 Ill. Reg. 10, p. 43, effective February 23, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 30, p. 371, effective July 23, 1979; amended at 5 Ill. Reg. 12756, effective November 4, 1981; amended at 6 Ill. Reg. 6220, 6225, and 6226, effective May 17, 1982; amended at 6 Ill. Reg. 10974, effective August 30, 1982; amended at 6 Ill. Reg. 13337, effective October 20, 1982; amended at 7 Ill. Reg. 7640, effective June 14, 1983; codified at 8 Ill. Reg. 9367; amended at 9 Ill. Reg. 12014, effective July 23, 1985; amended at 10 Ill. Reg. 8806, effective June 1, 1986; amended at 10 Ill. Reg. 21906, effective January 15, 1987; amended at 11 Ill. Reg. 14786, effective October 1, 1987; amended at 12 Ill. Reg. 3743, effective February 15, 1988; amended at 12 Ill. Reg. 15573, effective October 1, 1988; amended at 13 Ill. Reg. _____, effective _____, 1988.

Section 205.110 Definitions

"Act" for the purposes of this Part means the Ambulatory Surgical Treatment Center Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 157-8.1 et seq.)

~~"Ambulatory Surgical Treatment Center." The term ambulatory surgical treatment center shall have meaning as ascribed in the Ambulatory Surgical Treatment Center Act of 1973 as now and~~

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Section 205.110 (continued)

~~hereafter amended (The Act) (Ill. Rev. Stat. 1979, ch. 111 1/2, pars. 157-8.1 et seq.).~~

"Ambulatory Surgical Treatment Center"

The term "Ambulatory Surgical Treatment Center" for the purposes of this Part includes:

ANY INSTITUTION OR BUILDING DEVOTED PRIMARILY TO THE MAINTENANCE AND OPERATION OF FACILITIES FOR THE PERFORMANCE OF SURGICAL PROCEDURES.

ANY PLACE, such as a surgical suite or an operating room with related facilities in a physician's office or group practice clinic, DEVOTED PRIMARILY TO THE PERFORMANCE OF SURGICAL PROCEDURES.

This provision shall apply regardless of whether or not the institution or building in which the place is located is devoted primarily to the maintenance and operation of facilities for the performance of surgical procedures.

This provision shall include any place which qualifies for certification as an ambulatory surgical center under the rules of the federal Health Care Financing Administration (42 CFR 416).

When such a place is located within and operated in conjunction with the offices of a single physician or a group of physicians and is not available for use by any other physician, it shall not be considered an ambulatory surgical treatment center, unless it is primarily devoted to the performance of surgical procedures which qualify for payment when performed in ambulatory surgical centers under the rules of the federal Health Care Financing Administration (42 CFR 416.65).

The term "Ambulatory Surgical Treatment Center" for the purposes of this Part does not include:

Hospitals: ANY INSTITUTION, PLACE, BUILDING OR AGENCY REQUIRED TO BE LICENSED PURSUANT TO THE HOSPITAL LICENSING ACT (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 142 et seq.)

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Long-Term Care Facilities: ANY PERSON OR INSTITUTION REQUIRED TO BE LICENSED PURSUANT TO THE NURSING HOME CARE REFORM ACT OF 1979 (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 4151-101 et seq.)

State Facilities: HOSPITALS OR AMBULATORY SURGICAL TREATMENT CENTERS MAINTAINED BY THE STATE OR ANY DEPARTMENT OR AGENCY THEREOF, WHERE SUCH DEPARTMENT OR AGENCY HAS AUTHORITY UNDER LAW TO ESTABLISH AND ENFORCE STANDARDS FOR THE HOSPITALS OR AMBULATORY SURGICAL TREATMENT CENTERS UNDER ITS MANAGEMENT AND CONTROL.

Federal Facilities: HOSPITALS OR AMBULATORY SURGICAL TREATMENT CENTERS MAINTAINED BY THE FEDERAL GOVERNMENT OR AGENCIES THEREOF.

Dental Surgery Facilities: ANY PLACE, AGENCY, CLINIC, OR PRACTICE, PUBLIC OR PRIVATE, WHETHER ORGANIZED FOR PROFIT OR NOT, DEVOTED EXCLUSIVELY TO THE PERFORMANCE OF DENTAL OR ORAL SURGICAL PROCEDURES. (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 157-8.3(A))

"Certified Registered Nurse Anesthetist" means a registered professional nurse who has been certified as a nurse anesthetist by the American Association of Nurse Anesthetists.

"DEPARTMENT" MEANS THE DEPARTMENT OF PUBLIC HEALTH OF THE STATE OF ILLINOIS. (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 157-8.3(C))

"Licensed Practical Nurse" means a person licensed under The Illinois Nursing Act (Ill. Rev. Stat. 1987 ~~1979~~, ch. 111, par. 3401 et seq.) to practice practical nursing.

"Qualified Anesthesiologist" means a physician who is licensed to practice medicine in all its branches in the State of Illinois and who is a Diplomate of the American Board of Anesthesiology; or American College of Anesthesiology; or who is a Diplomate of the American Osteopathic Board of Anesthesiology; or who is Board eligible or possess training and experience equivalent to such eligibility; or who possess training and experience acceptable to the Department and whose primary practice is anesthesiology.

"Qualified Consulting Committee" means a committee whose members are qualified Surgeons, Obstetricians, Gynecologists, Anesthesiologists or Pathologists or other Consulting Physicians consisting of not less

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Section 205.110 (continued)

than 3 members who shall establish the required standards commensurate with the size, scope, extent and complexity of service programs and procedures for which the facility is licensed. The consulting committee or other committee designated by the consulting committee shall act as the credentials committee.

"Qualified Consulting Surgeon, Obstetrician, Gynecologist, Anesthesiologist, Pathologist, or other Consulting Physician" means a physician who is licensed in the State of Illinois and who is a Diplomate of an appropriate specialty board or who has completed the training and experience required for specialty board certification.

"Qualified Physician" means an individual who is licensed to practice medicine in all branches in the State of Illinois.

"Qualified Dentist" means a dentist who is licensed to practice under the Dental Practice Act (Ill. Rev. Stat. 1987 ~~1979~~, ch. 111, pars. 2202 et seq.).

"Qualified Podiatrist" means a podiatrist who is licensed to practice under "An Act to regulate the practice of podiatry in the State of Illinois" (Ill. Rev. Stat. 1987 ~~1979~~, ch. 111, pars. 4901 et seq.).

"Registered Professional Nurse" means a registered nurse or a registered professional nurse who is registered under the Illinois Nursing Act (Ill. Rev. Stat. 1987 ~~1979~~, ch. 111, pars. 3401 et seq.) and practices professional nursing.

"Student Nurse" means a person enrolled in a course of instruction at an approved school of professional or practical nursing and who is supervised by a nursing instructor of the school.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 205.115 Incorporated and Referenced Materials

a) The following regulations, standards, and statutes are incorporated or referenced in this Part:

1) Private and professional association standards:

A) American Society of Heating, Refrigerating, and Air Conditioning Engineers (ASHRAE), Standard No. 52-68: Methods of Testing Air Cleaning Devices Used in General Ventilation

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Section 205.115(a)(1)(A) (continued)

- for Removing Particulate Matter (1968) [See Section 205.1540(1)] and Handbook of Fundamentals (1981) [See Section 205.1540(p)], which may be obtained from the National Association of American Society of Heating, Refrigerating, and Air Conditioning, United Engineering Center, 345 East 47th Street, New York, New York 10017.
- B) National Fire Protection Association (NFPA), Chapter 12, Section 12-6 (New Ambulatory Health Care Centers), and Chapter 26 (New Business Occupancies) of Standard No. 101: Life Safety Code (1981) [See Section 205.1400(a)] and the following standards, which may be obtained from the National Fire Protection Association, Batterymarch Park, Massachusetts 02269.
- i) No. 56A (1978): Inhalation Anesthetics. [See Section 205.410]
 - ii) No. 70 (1984): National Electrical Code. [See Sections 205.1760, 205.1770 and 205.1780]
 - iii) No. 80 (1981): Standard for Fire Doors and Windows. [See Section 205.1400(f)]
 - iv) No. 90A (1978): Installation of Air Conditioning and Ventilating Systems. [See Section 205.1540]
 - v) No. 90B (1980): Installation of Warm Air Heating and Air Conditioning Systems. [See Section 205.1540]
 - vi) No. 255 (1979): Method of Test of Surface Burning Characteristics of Building Materials. [See Sections 205.1410 and 205.1520]
 - vii) No. 701 (1977): Standard Methods of Fire Tests for Flame-Resistant Textiles and Films. [See Section 205.1400(j)]
- C) American Hospital Association, "Infection Control in the Hospital" (1979), which may be obtained from the American Hospital Association, 840 North Lake Shore Drive, Chicago, Illinois 60601. [See Section 205.410]
- D) National Council on Radiation Protection (NCRP), Report No. 33: Medical X-ray and Gamma Ray Protection for Energies

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Section 205.115(a)(1)(D) (continued)

- up to 10 MeV Equipment Design and Use (1968), and Report No. 49: Medical X-ray and Gamma Ray Protection for Energies up to 10 MeV Structural Shielding Design and Evaluation (1976), which may be obtained from the National Council on Radiation Protection and Measurement, P.O. Box 30175, Washington, D.C. 20014. [See Section 205.1400(g)]
- E) Underwriters Laboratories, Inc. (UL), Publication No. 181 (1974): Air Ducts; which may be obtained from Underwriters Laboratories, Inc., 207 East Ohio Street, Chicago, Illinois 60611. [See Section 205.1710]
- 2) Federal statutes and rules: Rules of the Health Care Financing Administration governing Medicare program coverage of Ambulatory Surgical Services (42 CFR 416) under Sections 1832(a)(2) and 1833 of the Social Security Act (42 U.S.C. 1395(a)(2) and 1395l). [See definition of "Ambulatory Surgical Treatment Center" in Section 205.110 and Section 205.130(d)]
- 3) ~~2)~~ State of Illinois Statutes:
- A) Ambulatory Surgical Treatment Center Act (Ill. Rev. Stat. 1987 ~~1985~~, ch. 111 1/2, par. 157-8.1 et seq.)
 - B) Illinois Dental Practice Act (Ill. Rev. Stat. 1987 ~~1985~~, ch. 111, par. 2301 et seq.)
 - C) Illinois Nursing Act (Ill. Rev. Stat. 1987 ~~1985~~, ch. 111, par. 3401 et seq.)
 - D) "AN ACT to regulate the practice of podiatry in Illinois" (Ill. Rev. Stat. 1987 ~~1985~~, ch. 111, par. 4901 et seq.)
 - E) Safety Glazing Materials Act (Ill. Rev. Stat. 1987 ~~1985~~, ch. 111 1/2, pars. 3101 et seq.)
- 4) ~~3)~~ State of Illinois Rules:
- A) Department of Public Health, Illinois Plumbing Code (77 Ill. Adm. Code 890)
 - B) Department of Nuclear Safety, Radiation Protection (32 Ill. Adm. Code: Chapter I, Subchapter b)
- b) All incorporations by reference of federal regulations and the

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Section 205.115(b) (continued)

standards of nationally recognized organizations in this Part refer to the regulations or standards on the date specified and do not include any additions or deletions subsequent to the date specified.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 205.118 Conditions of Licensure

a) THE APPLICANT SHALL FILE A STATEMENT OF OWNERSHIP AS PROVIDED IN SECTION 205.120(b)(1). THE APPLICANT SHALL AGREE TO UPDATE THE INFORMATION REQUIRED IN THE STATEMENT OF OWNERSHIP EVERY SIX MONTHS FROM THE INITIAL DATE OF FILING. (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 157-8.7a)

b) Financial Statements

- 1) FINANCIAL STATEMENTS SHALL BE FILED ANNUALLY ON OR BEFORE APRIL 1, OF EACH YEAR FOR THE PREVIOUS CALENDAR YEAR, OR WITHIN THREE MONTHS AFTER THE CLOSE OF THE FISCAL PERIOD OF THE LICENSEE.
- 2) FINANCIAL STATEMENTS SHALL BE FILED WITH THE DEPARTMENT ON FORMS PROVIDED BY THE DEPARTMENT OR ON ANNUAL FINANCIAL STATEMENTS PREPARED ON FORMS USED BY THE APPLICANT OF LICENSEE. THEY SHALL INCLUDE AT LEAST THE FOLLOWING ITEMS: DETAILED BALANCE SHEETS, STATEMENTS OF INCOME, AND STATEMENTS OF EXPENSE. (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 157-8.7b)

c) EVERY FACILITY LICENSED UNDER THIS ACT, AND ANY PREMISES PROPOSED TO BE CONDUCTED AS A FACILITY BY AN APPLICANT FOR A LICENSE, SHALL BE OPEN DURING ITS REGULAR BUSINESS HOURS TO AN INSPECTION AUTHORIZED IN WRITING BY THE DIRECTOR. NO NOTICE NEED BE GIVEN TO ANY PERSON PRIOR TO ANY INSPECTION. (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 157-8.9)

d) ANY CORPORATION OPERATING AN AMBULATORY SURGICAL TREATMENT CENTER DEVOTED PRIMARILY TO PROVIDING FACILITIES FOR ABORTION MUST HAVE A PHYSICIAN WHO IS LICENSED TO PRACTICE MEDICINE IN ALL OF ITS BRANCHES AND IS ACTIVELY ENGAGED IN THE PRACTICE OF MEDICINE AT THE CENTER, ON THE BOARD OF DIRECTORS AS A CONDITION TO LICENSURE OF THE CENTER. (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 157-8.6.1)

e) EACH LICENSE SHALL BE ISSUED ONLY FOR THE PREMISES AND PERSONS NAMED IN THE APPLICATION AND SHALL NOT BE TRANSFERABLE OR ASSIGNABLE (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 157-8.6). Only those facilities, services, programs and procedures included in the application shall

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Section 205.118(e) (continued)

be licensed. A new application is required for any one or more of the following:

- 1) Change in ownership of the facility.
- 2) Change in location of the facility.
- 3) Any remodeling or other change in the facility's physical plant which affects the interviewing, examination, surgical or recovery room space.

f) THE LICENSE SHALL BE VALID FOR ONE YEAR, UNLESS SOONER SUSPENDED OR REVOKED, AND SHALL BE RENEWABLE ANNUALLY UPON APPROVAL BY THE DEPARTMENT AND PAYMENT OF A LICENSE FEE OF \$300 AS PROVIDED IN SECTION 205.125. (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 157-8.6)

g) THE LICENSE SHALL BE POSTED IN A CONSPICUOUS PLACE ON THE LICENSED PREMISES. A PLACARD OR REGISTRY OF ALL PHYSICIANS ON STAFF IN THE FACILITY SHALL BE CENTRALLY LOCATED AND AVAILABLE FOR INSPECTION TO ANY INTERESTED PERSONS. (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 157-8.6)

h) The facility shall give written notice to the Department no later than seven days after any one or more of the following:

- 1) Any personnel changes involving the facility's administrative staff, medical director, staff physicians, or supervising nurse.
- 2) For a corporation, any change in any shareholders equity involving 5% or more interest.

(Source: Added at 13 Ill. Reg. _____, effective _____)

Section 205.120 Application for Initial Licensure

a) AN APPLICATION FOR LICENSE SHALL BE MADE TO THE DEPARTMENT ON FORMS PROVIDED BY ~~IT~~ THE DEPARTMENT (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 157-8.5). The application shall be submitted not less than sixty days prior to the date of intended operation and shall contain the information required under the Act and this Part. ~~the application shall be submitted not less than sixty (60) days prior to the date of intended operation.~~

b) The initial application shall include ~~but not be limited to~~ the

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Section 205.120(b) (continued)

following information:

- 1) The names and addresses of all persons who own the facility, any names under which any of these persons do business, and the type of ownership of the facility (for example, individual, partnership, corporation, or association). In addition, a corporation shall submit: ~~the name(s) and address(es) of persons(s) who own and/or operate the facility and the name under which they do business. A corporation shall submit:~~

- A) A copy of its certificate of incorporation.
B) A list of the title, name and address of each of its corporate officers.
C) A list of the name and address of each of its shareholders holding more than 5% of the shares.
2) The names and addresses of all persons under contract to manage or operate the facility.
3) The location of the facility.

- 4) Information regarding any conviction of the applicant, or if the applicant is a firm, partnership or association, of any of its members, or if the applicant is a corporation, of any of its officers or directors, or of the person designated to manage or supervise the facility, of a felony, or of two or more misdemeanors involving moral turpitude in the last five years.

- 5) The name, address, telephone number, education, experience, credentials and any professional licensure or certification of the following persons:

- A) Administrator.
B) Medical Director.
C) Supervising Nurse.

- 6) A list of the medical staff including name, address, telephone number, specialty and license number.

- 7) A list of all staff personnel including name, address, telephone number, position, education, experience, and any professional

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Section 205.120(b)(7) (continued)

licensure or certification.

- 8) A narrative description of the facility including but not limited to interviewing, examination, surgical and recovery room facilities.
9) A description of services to be provided by the facility including a list of surgical procedures to be performed subject to the approval of the Director or his physician designee.
10) The name, address, education, experience and certification of the qualified medical technician who will perform required laboratory procedures or a copy of the written agreement with a laboratory, licensed by the Department, to perform the required laboratory procedures.
11) A copy of the transfer agreement with a licensed hospital within approximately fifteen (15) minutes travel time of the facility or other documentation demonstrating compliance with Section 205.540(c) of these rules.
12) A copy of the organizational plan of the facility (see Section 205.220).
13) Schematic architectural plans.
14) Documentation of a permit as required by the "Illinois Health Facilities Planning Act."
15) Documentation of compliance with all applicable local building, utility, and safety codes.
~~3) description of the facility including but not limited to interviewing, examination, surgical, and recovery room facilities.~~
~~4) schematic architectural plans.~~
~~5) documentation of compliance with all applicable building, utility and safety codes.~~
~~6) description of services to be provided by the facility including a list of surgical procedures to be performed.~~
~~7) list of all personnel including their name, address, position,~~

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 205.120(b) (continued)

~~qualifications and licensure.~~

c) ~~8)~~ THE APPLICATION SHALL BE SIGNED BY THE APPLICANT AND SHALL INCLUDE A VERIFICATION form acknowledging the application to be true and complete and certifying that the applicant has knowledge of and understands the action required to comply with the Act and licensing requirements. THE FORM SHALL BE VERIFIED by a notary public. (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 157-8.5)

d) THE ~~FORMS~~ LICENSE APPLICATION SHALL BE ACCOMPANIED BY A LICENSE FEE OF \$500. (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 157-8.5)

~~9)~~ AS A CONDITION OF THE ISSUANCE OR RENEWAL OF THE LICENSE OF ~~ANY AMBULATORY SURGICAL TREATMENT CENTER:~~

- ~~A) THE APPLICANT SHALL FILE A STATEMENT OF OWNERSHIP. THE APPLICANT SHALL AGREE TO UPDATE THE INFORMATION REQUIRED IN THE STATEMENT OF OWNERSHIP EVERY 6 MONTHS FROM THE INITIAL DATE OF FILING.~~
- ~~B) EACH LICENSE SHALL FILE AN ATTESTED FINANCIAL STATEMENT WITH THE DEPARTMENT BY JULY 1, 1980 AND AT TIMES THEREAFTER AS REQUIRED.~~
- ~~C) FINANCIAL STATEMENTS SHALL BE FILED ANNUALLY ON OR BEFORE APRIL 1, OF EACH YEAR FOR THE PREVIOUS CALENDAR YEAR, OR WITHIN THREE (3) MONTHS AFTER THE CLOSE OF THE FISCAL PERIOD OF THE LICENSEE.~~
- ~~D) A FINANCIAL STATEMENT SHALL BE FILED WITH THE DEPARTMENT ON FORMS PROVIDED BY THE DEPARTMENT OR ON ANNUAL FINANCIAL STATEMENTS PREPARED ON FORMS USED BY THE APPLICANT. AT MINIMUM, THEY SHALL INCLUDE DETAILED BALANCE SHEETS, STATEMENTS OF INCOME AND STATEMENTS OF EXPENSE.~~

~~E) EVERY FACILITY LICENSED UNDER THIS ACT, AND ANY PREMISES PROPOSED TO BE CONDUCTED AS A FACILITY BY AN APPLICANT FOR A LICENSE SHALL BE OPEN DURING ITS REGULAR BUSINESS HOURS TO AN INSPECTION AUTHORIZED IN WRITING BY THE DIRECTOR. NO NOTICE NEED BE GIVEN TO ANY PERSON PRIOR TO ANY INSPECTION.~~

~~F) ANY CORPORATION OPERATING AN AMBULATORY SURGICAL TREATMENT CENTER DEVOTED PRIMARILY TO PROVIDING FACILITIES FOR ABORTION MUST HAVE A PHYSICIAN WHO IS LICENSED TO PRACTICE~~

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 205.120 (continued)

~~MEDICINE IN ALL OF ITS BRANCHES AND IS ACTIVELY ENGAGED IN THE PRACTICE OF MEDICINE AT THE CENTER, ON THE BOARD OF DIRECTORS AS A CONDITION TO LICENSURE OF THE CENTER.~~

~~e) Only those facilities, services, programs and procedures included in the application shall be licensed. A new application is required for the following:~~

- ~~1) change in ownership,~~
- ~~2) change in location,~~
- ~~3) remodeling of facility so as to change the interviewing, examination, surgical or recovery room space or number,~~
- ~~4) addition of services or programs.~~

~~AGENCY NOTE: The addition of new specialty services, for example, podiatry or obstetrics/gynecology, may require changes in consulting committee, procedures and/or staffing. Therefore, the Department finds that a new license is needed.~~

~~4) THE LICENSE SHALL BE VALID FOR ONE (1) YEAR, UNLESS SOONER SUSPENDED OR REVOKED. SHALL BE RENEWABLE ANNUALLY UPON APPROVAL BY THE DEPARTMENT AND PAYMENT OF A LICENSE FEE OF \$300. EACH LICENSE SHALL BE ISSUED ONLY FOR THE PREMISES AND PERSONS NAMED IN THE APPLICATION AND SHALL NOT BE TRANSFERABLE OR ASSIGNABLE. THE LICENSES SHALL BE POSTED IN A CONSPICUOUS PLACE ON THE LICENSED PREMISES. A PLACARD OR REGISTRY OF ALL PHYSICIANS ON STAFF IN THE FACILITY SHALL BE CENTRALLY LOCATED AND AVAILABLE FOR INSPECTION TO ANY INTERESTED PERSONS. The renewal application shall be on forms provided by the Department and shall be submitted to it not less than 30 days prior to the expiration date.~~

~~e) The facility shall give written notice to the Department within seven (7) days of any of the following:~~

- ~~1) change of administrative staff,~~
- ~~2) change of medical director,~~
- ~~3) change of staff physicians,~~
- ~~4) change of supervising nurse,~~

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 205.120 (continued)

- ~~5) addition or deletion of surgical procedures performed.~~
~~6) in the case of a corporation change in any shareholders equity involving 5% or more interest.~~

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 250.125 Application for License Renewal

- a) Application for license renewal shall be submitted on forms provided by the Department. Application for license renewal shall be submitted to the Department not less than 30 days prior to the expiration date.

- b) An application for license renewal shall include the following information:

- 1) The names and addresses of all persons who own the facility, any names under which any of these persons do business, and the type of ownership of the facility (for example, individual, partnership, corporation, or association). In addition, a corporation shall submit:

- A) A list of the title, name and address of each of its corporate officers.
 B) A list of the name and address of each of its shareholders holding more than 5% of the shares.

- 2) The names and addresses of all persons under contract to manage or operate the facility.

- 3) The location of the facility.

- 4) Information regarding any conviction of the applicant, or if the applicant is a firm, partnership or association, of any of its members, or if the applicant is a corporation, of any of its officers or directors, or of the person designated to manage or supervise the facility, of a felony, or of two or more misdemeanors involving moral turpitude during the previous year.

- 5) The name, address, and telephone number of the administrator, medical director, and supervising nurse. In addition, the education, experience, credentials and any professional

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 205.125(b)(5) (continued)

license or certification of these individuals must also be submitted if this information was not submitted with the initial application or a prior renewal application or if this information has changed since the prior submission.

- 6) A list of the medical staff including name, address, telephone number, specialty and license number.

- 7) A list of all staff personnel including name, address, telephone number, position, education, experience, and any professional license or certification.

- 8) A list of surgical procedures being performed at the facility. Any new procedures which are included in this list must be identified and are subject to approval in accordance with the requirements of Section 205.130.

- c) THE APPLICATION SHALL BE SIGNED BY THE APPLICANT AND SHALL INCLUDE A VERIFICATION form acknowledging the application to be true and complete and certifying that the applicant has knowledge of and understands the action required to comply with the Act and licensing requirements. THE FORM SHALL BE VERIFIED by a notary public. (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 157-8.5)

- d) The license renewal application shall be accompanied by A LICENSE FEE OF \$300. (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 157-8.6)

(Source: Added at 13 Ill. Reg. _____, effective _____)

Section 205.130 Approval of Surgical Procedures

- a) The list of surgical procedures performed by a center shall be included in the application as provided in Section 205.120 and in the renewal application as provided in Section 205.125. New procedures may be added by the center by submitting a list of the new procedures to the Department. The Department will respond to a request to add new procedures no later than thirty days after receipt of the request.

- b) No procedure may be performed in a center without the prior approval of the Department as provided in this Section. Procedures may be approved as part of the list of procedures in the application, in the renewal application, or in a separate submission under this Section.

- c) The Department shall review all procedures on the application,

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 205.130(c) (continued)

renewal application, and any separate submission under this Section to insure that such procedures may be performed safely by the center on an out-patient basis. The Department will disapprove any procedure which its finds is generally emergency or life-threatening in nature.

- d) The criteria and list of procedures developed by the Health Care Financing Administration for coverage of surgical procedures performed in ambulatory surgical centers for Medicare payment (42 CFR 416.65) will be considered by the Department on an advisory basis as a general guide to generally-recognized out-patient procedures. Compliance with the criteria developed by the Health Care Financing Administration or presence of a procedure on the list developed by the Health Care Financing Administration is not required for approval by the Department of a procedure for performance in a center.

- e) When the Department's professional health care staff questions the safety of a procedure to be performed on an out-patient basis, the Department will request the facility to submit the following information:

- 1) A statement that the procedure has been reviewed by the Consulting Committee of the center and that the Consulting Committee believes that the procedure may be performed safely on an out-patient basis.
- 2) A copy of any necessary protocol for the selection of patients for the procedure, including any risk factors which will be considered in patient selection.
- 3) A copy of any special policies and procedures which will be used by the center to insure that the procedures are performed safely.
- 4) A statement that the credentials of the physician or physicians who will be performing the procedure have been reviewed by the Consulting Committee and found to be acceptable to insure that the procedure will be performed safely.
- 5) Verification that any necessary equipment is available to perform the procedure.
- f) Upon receipt of the information from the facility, the Department will either approve the procedure, approve the procedure on a conditional basis, or disapprove the procedure as provided under subsection (c) of this Section.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 205.130 (continued)

- g) When a procedure is approved on a conditional basis, the center must submit to the Department on a quarterly basis, the following information for the procedure:

- 1) Number of procedures performed.
- 2) Number of complications which occurred.
- 3) Number of post-operative hospital admissions which occurred.
- 4) Specific description of each case in which complications or post-operative hospital admission occurred.
- 5) Description of follow-up actions taken by the center on each case in which complications or post-operative hospital admission occurred.
- 6) A statement that this information has been reviewed by the Consulting Committee of the center.
- h) When a death, or complication which results in an emergency hospital admission, occurs involving a procedure approved on a conditional basis, the center shall notify the Department no later than the end of the next business day, prepare a written report of the case, and arrange a meeting of the center's consulting committee to discuss the case and the safety of continuing performance of the procedure.
- i) Failure of the center to submit the information required under subsection (g) or to notify the Department as required under subsection (h) shall be considered as a basis for withdrawal of approval of the procedure on a conditional basis.
- j) The Department will inform the facility that a procedure is approved and is no longer subject to the requirements for procedures approved on a conditional basis, when the Department finds that the information submitted by the center establishes the safety of the procedure.
- k) The facility may appeal a decision by the Department under this Section by requesting a hearing on the decision within thirty days of notification of the decision. Hearings on appeals will be conducted by the Department in accordance with the Department's administrative hearing rules (77 Ill. Adm. Code 100) and the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, par. 1001 et seq.)

(Source: Added at 13 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 205.520 Preoperative Care

- a) Where medical evaluation, examination, and referral are made from a private physician's office, hospital, or clinic, pertinent records thereof shall be available and made part of the patient's clinical record at the time the patient is registered and admitted to the ambulatory surgical treatment center.
- b) A complete medical history shall be obtained and the physical examination shall be complete. A preanesthetic evaluation shall be completed specifically identifying any patient sensitivity or contraindications to anesthesia. A hemoglobin or hematocrit and examination of the urine for sugar, protein, and acetone shall be performed by a qualified laboratory technician prior to the following procedures:
- 1) those performed with general anesthesia,
 - 2) those performed with local anesthesia with sedation,
 - 3) those performed to terminate pregnancy.
- c) A written statement indicating informed consent and a signed authorization by the patient for the performance of the specific surgical procedure shall be procured and made part of the patient's clinical record.
- d) Surgical procedures shall not be performed on patient's having medical, surgical, or psychiatric conditions or complications as specified by the consulting committee in the facility's written policies.
- e) Prior to admission to the facility for a surgical procedure, the patient shall be informed of the following:
- 1) Patients who receive general anesthesia, or local anesthesia with sedation, must not attempt to drive a motor vehicle immediately upon discharge from the facility.
 - 2) Patients must make arrangements prior to admission for safe transportation from the facility upon discharge to return to home or to a similar environment.
- (Source: Amended at 13 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 205.540 Postoperative Care

- a) Patients who have had general anesthesia, local anesthesia with sedation, or a pregnancy termination shall be observed in the facility for a period of time sufficient to ensure that the patient is awake, physiologically stable, manifests no immediate postoperative complications, and is ready to return to home or to a similar environment ~~are present~~. No patient shall be required to leave the center in less than one (1) hour following the procedures.
- b) Patients in whom a complication is known or suspected to have occurred during or after the performance of a surgical procedure, shall be informed of such condition and arrangements made for treatment of the complication. In the event of admission to an inpatient facility a summary of care given in the ambulatory surgical treatment center concerning the suspected complication shall accompany the patient.
- c) To insure availability of follow-up care at a licensed hospital, the ambulatory surgical treatment center shall provide written documentation of one of the following:
- 1) A transfer agreement with a licensed hospital within approximately fifteen (15) minutes travel time of the facility.
 - 2) A statement that the medical director of the facility has full admitting privileges at a licensed hospital within approximately fifteen (15) minutes travel time and that he/she will assume responsibility for all facility patients requiring such follow-up care.
 - 3) A statement that each staff physician, dentist, or podiatrist has admitting privileges in a licensed hospital within fifteen (15) minutes travel time of the facility.
- d) Written instructions shall be issued to all patients in accordance with the standards approved by the consulting committee of the ambulatory surgical treatment center and shall include the following:
- 1) Symptoms of complications associated with procedures performed.
 - 2) Limitations and/or restrictions of activities of the patient.
 - 3) Specific telephone number to be used by the patient, at anytime, should any complication or question arise.
 - 4) A date for follow-up or return visit after the performance of the surgical procedure which shall be scheduled within six weeks.

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NOTICE OF PROPOSED AMENDMENTS

Section 205.540 (continued)

- e) Patients shall be discharged only on the written signed order of a physician. The name, or relationship to the patient, of the person accompanying the patient upon discharge from the facility shall be noted in the patient's medical record.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 205.1320 General Considerations

a) Location

- 1) An ambulatory surgical treatment center ~~this facility~~ shall be identifiably separate from other facilities and functions.
- 2) An ambulatory surgical treatment center may be located within an institution or building which is not primarily devoted to ambulatory surgery and may share facilities and functions with other portions of the institution or building as provided in Sections 205.1350(a) and 205.1390(e). Such centers shall be separated from other portions of the institution or building by at least a one-hour fire separation. Such centers may be located in a physician's office, group practice clinic, or other type of office building, unless routine traffic flow and operation of the other facilities located in the institution or building would interfere with the operation of the center.

b) Narrative Program

- 1) The sponsor for each project shall provide a narrative program of functions for the facility which contains space requirements, staffing patterns, departmental relationships and other basic information relating to the fulfillment of the institution's objectives. This may be a general or detailed description of each function to be performed, space needed for these functions, hours of operation, number of staff or other occupants of the various spaces, types of equipment required, interrelationship of various functions and spaces, and description of those services necessary for the complete functioning of the facility but which are available elsewhere in the community and, therefore, need not be duplicated in this facility. The narrative program shall explain ~~explain~~ the type of surgery or procedures, the volume of work, the number of doctors, ~~etc.~~ and the number of other staff.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 205.1320(b) (continued)

- 2) If the center is located in an institution or building which is not primarily devoted to ambulatory surgery, the narrative program shall describe the nature of any other offices and functions located in the institution or building and any steps which will be necessary to insure that routine traffic and operation of such offices and functions do not interfere with the operation of the center.

c) Size

The extent (number and types) of the diagnostic, clinical, and administrative facilities to be provided shall be determined by the services contemplated and the estimated patient load as described in the narrative program.

d) Provisions for the Handicapped

The design shall provide for accessibility by ~~to the~~ physically handicapped persons (public, staff, and patients).

e) Privacy for Patient

The design of the facility shall provide for the privacy and dignity of the patient during interview, examination, and treatment.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 205.1350 Administration Department and Public Areas

- a) Administration Department and Public Areas are facilities to be provided when indicated by the approved program. The facilities required in subsections (c), (e), (f), (g)(1), and (g)(4) of this Section may be shared with other offices or functions when the center is located in an institution or building not primarily devoted to ambulatory surgery.

~~b) The entrance to the center, or the entrance to the building in which the center is located, shall be sheltered from the weather, located by grade level and must be able to accommodate wheelchairs and stretchers, if applicable.~~

~~c) The lobby shall include, if indicated by the approved program for the facility, the following:~~

- 1) wheelchair and cart storage
- 2) reception and information counter

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 205.1350(c) (continued)

- 3) waiting area
- 4) public toilets
- 5) public telephone
- 6) drinking fountain

~~d) -e)~~ Interview spaces for private interviews relating to social services, credit, and admissions shall be provided.

~~e) -d)~~ Adequate office space for records, business, meeting, and staff shall be provided.

~~f) -e)~~ A multipurpose room for conferences, and health education purposes including provisions for showing visual aids shall be provided if required by the program.

~~g) -f)~~ Storage spaces shall be provided for:

- 1) office supplies
- 2) sterile supplies, medical/surgical supplies and equipment
- 3) pharmaceutical supplies
- 4) housekeeping supplies and equipment

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 205.1390 Other Building Services

- a) Engineering service and equipment areas shall have sufficient space for equipment rooms for boilers, furnaces, mechanical equipment, and electrical equipment.
- b) Waste processing services shall be provided for the sanitary storage and disposal of waste by incineration, mechanical destruction, compaction, containerization, removal, or by a combination of these techniques.
- c) Storage rooms for building maintenance supplies and yard equipment shall be provided.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 205.1390 (continued)

d) Janitor's closets shall be provided with a floor receptor or service sink.

e) The facilities required in subsections (a), (b), and (c) of this Section may be shared with other offices or functions when the center is located in an institution or building not primarily devoted to ambulatory surgery.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: Property Tax/Revenue Act of 19392) Code Citation: 86 Ill. Adm. Code 1103) Section Numbers:
110.105
110.160
Proposed Action:
Amendment
Amendment4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 120, pars. 482.1, 482.7a and 564.5) A Complete Description of the Subjects and Issues Involved:
Determination of noncarrier real estate of railroads and updating list of multi-township assessment districts.6) Will this proposed rule replace an emergency rule currently in effect?
No7) Does this rulemaking contain an automatic repeal date? Yes ☐ No ☒8) Does this amendment contain incorporations by reference? No9) Are there any other amendments pending on this Part? YesSection Numbers Proposed Action Illinois Register Citation
110.145 Amendment 12/2/88, 12 Ill. Reg. 20007, Issue #4910) Statement of Statewide Policy Objectives: N/A11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Persons who wish to submit comments on this proposed rule may submit them in writing by no later than 45 days after publication of this notice to:

R. Dale Yung
Administrator
Legal Services Bureau
Illinois Department of Revenue
101 West Jefferson
Springfield, Illinois 62794
Phone: (217) 782-6336

12) Initial Regulatory Flexibility Analysis:A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: December 15, 1988B) Types of small businesses affected: None

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

C) Reporting, bookkeeping or other procedures required for compliance:
NoneD) Types of professional skills necessary for compliance: NoneThe full text of the Proposed Amendment(s) begins on the next page:

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

TITLE 86: REVENUE
CHAPTER I: DEPARTMENT OF REVENUE

PART 110

PROPERTY TAX/REVENUE ACT OF 1939

Section	Railroads
110.101	Non-carrier Real Estate of Railroads
110.105	Procedures for Assessment of Pollution Control Facilities and
110.110	Low Sulphur Dioxide Emission Coal Fueled Devices
110.115	Exemption Proceedings
110.120	Oil Right Lessees and Producers
110.125	Reports to be filed with the Department
110.130	Hearings and Records of County Assessor, Supervisor of
	Assessments or Board of Assessors
110.135	Review of Assessments - Counties of 1,000,000 or More
110.140	Board of Review Procedures and Records Counties of Less than
	1,000,000
110.141	Farmland Factor Review Procedures (Repealed)
110.145	Practice and Procedure
110.150	Records Reproduction
110.155	Appointment of Board of Review Members After Examination
110.160	Multi-township Assessment Districts
110.165	Farmland Assessment Review Procedures
110.170	Assessors' Bonus
110.175	Equalization by Supervisor of Assessments
110.180	Supervisor of Assessments Examination

AUTHORITY: Implementing the Revenue Act of 1939 (Ill. Rev. Stat. 1987, ch. 120, par. 482.1) and authorized by Section 39b35 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, par. 39b35).

SOURCE: Adopted June 1, 1940; amended at 5 Ill. Reg. 2999, effective March 11, 1981; amended at 5 Ill. Reg. 5888, effective May 26, 1981; amended at 6 Ill. Reg. 9707, effective July 27, 1982; amended at 6 Ill. Reg. 14564, effective November 5, 1982; codified at 7 Ill. Reg. 5886; amended at 8 Ill. Reg. 24285, effective December 5, 1984; amended at 9 Ill. Reg. 159, effective December 26, 1984; amended at 9 Ill. Reg. 12022, effective July 24, 1985; amended at 10 Ill. Reg. 11284, effective June 16, 1986; amended at 10 Ill. Reg. 15125, effective September 2, 1986; amended at 11 Ill. Reg. 19675, effective November 23, 1987; amended at 11 Ill. Reg. 20972, effective December 11, 1987; amended at 12 Ill. Reg. 14346, effective August 29, 1988; amended at _____ Ill. Reg. _____, effective _____.

Section 110.105 Non-carrier Real Estate of Railroads

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

When the railroad returns required under Section 110.101 of this Part have been filed, the Department shall transmit to the county-clerk the Chief County Assessment Officials copies of Form Nos. P.T.A.B. 536 and 537 which list the "non-carrier real estate" as defined in Section 79 of the Revenue Act of 1939, as amended (Ill. Rev. Stat. 1987, ch. 120, par. 560). The county-clerk immediately shall transmit these schedules to the proper assessment-officers for consideration and, if such assessment officials have reason to believe that the items of property set forth in these schedules do not include all "non-carrier real estate" of the reporting carrier located within their jurisdiction, they shall, within 30 days from the date of transmittal by the Department, object to the classification adopted by the reporting railroad. Their objection shall be filed with the Department and it shall set forth the location and nature of the property alleged to be classified improperly and the basis for the allegation. The Department thereupon shall consider the facts presented and, if necessary, hold hearings to ascertain additional information. Within 30 days, it The Department shall determine whether the property is "non-carrier real estate" or "operating property" and notify the local assessment officers and the reporting carrier of its decision. Non-carrier real estate which includes improvements owned by lessees shall be listed in the railroad books as property of the railroad.

(Source: Amended at _____ Ill. Reg. _____, effective _____.)

Section 110.160 Multi-township Assessment Districts

The following multi-township assessment districts have been promulgated and filed with this Department in accordance with Section 1.1 of the Revenue Act of 1939:

County	Townships in District
Adams	1. Lima, Keene
	2. Houston, Northeast
	3. Clayton, Concord
	4. McKee, Beverly, Richfield
	5. Fall Creek, Payson
	6. Honey Creek, Gilmer, Burton
	7. Columbus, Liberty

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County	Townships in District
Bond	<ol style="list-style-type: none"> 1. Mills, Tamalco 2. La Grange, Old Ripley
Boone	<ol style="list-style-type: none"> 1. Manchester, LeRoy, Caledonia 2. Piera Bonus, Spring
Brown	<ol style="list-style-type: none"> 1. Pea Ridge, Missouri, Lee, Ripley 2. Cooperstown, Versailles, Elkhorn, Buckhorn
Bureau	<ol style="list-style-type: none"> 1. Fairfield, Gold, Mineral 2. Neponset, Macon 3. Greenville, Manlius 4. Walnut, Bureau 5. Indiantown, Arispie, Milo, Wheatland 6. Ohio, Dover 7. La Moille, Clarion 8. Berlin, Westfield 9. Selby, Leepertown
Carroll	<ol style="list-style-type: none"> 1. Washington, Woodland, Freedom 2. Cherry Grove, Shannon 3. Rock Creek, Lima 4. Wysox, Elkhorn Grove 5. Salem, Fairhaven

DEPARTMENT OF REVENUE

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County	Townships in District
Cass	<ol style="list-style-type: none"> 1. Bluff Springs, Arenzville, Hagener 2. Sangamon Valley, Virginia 3. Chandlerville, Panther Creek, Newmansville 4. Philadelphia, Ashland
Champaign	<ol style="list-style-type: none"> 1. East Bend, Newcomb, Condit, Hensley 2. Ludlow, Rantoul 3. Harwood, Kerr, Compromise 4. Stanton, Ogden 5. Colfax, Sadorus 6. Pesotum, Crittenden 7. Raymond, Ayers
Christian	<ol style="list-style-type: none"> 1. Mt. Auburn, Mosquito 2. Stonington, Prairieton 3. Johnson, Locust, Rosamond, Greenwood 4. King, Bear Creek, Ricks
Clark	<ol style="list-style-type: none"> 1. Westfield, Parker, Dolson, Auburn, Douglas 2. Anderson, Darwin, York 3. Johnson, Orange, Melrose
Clay	<ol style="list-style-type: none"> 1. Larkinsburg, Oskaloosa, Blair 2. Bible Grove, Hoosier, Pixley 3. Stanford, Clay City

NOTICE OF PROPOSED AMENDMENTS

County	Townships in District	County	Townships in District
Clinton	4. Songer, Xenia	Douglas	2. Wapella, Wilson
	1. St. Rose, Wheatfield		3. Rutledge, Harp, Dewitt
	2. Irishtown, Carlyle		4. Tunbridge, Texas
	3. East Fork, Meridian, Clement		5. Creek, Nixon
Coles	4. Santa Fe, Lake		1. Murdock, Newman
	1. Seven Hickory, Charleston	Edgar	2. Bowdre, Sargent
	2. Morgan, East Oakland		1. Prairie, Brouilletts, Creek, Edgar
	3. Ashmore, Hutton		2. Shiloh, Embarrass
Crawford	4. Paradise, Pleasant Grove		3. Buck, Grandview
	1. Licking, Prairie		4. Symmes, Elbridge
	2. Lamotte, Montgomery		5. Hunter, Stratton
	3. Martin, Honey Creek, Southwest	Effingham	1. Liberty, Banner, Mocassin
Cumberland	1. Cottonwood, Union, Crooked Creek		2. Mound, West
	2. Spring Point, Woodbury		3. Jackson, Mason
DeKalb	1. South Grove, Mayfield		4. Union, Lucas
	2. Malta, Milan	Fayette	1. Hurricane, South Hurricane, Shafter
	3. Afton, Pierce		2. Bowling Green, Carson, Loudon
	4. Shabbona, Paw Paw		3. Sefton, Otego, Wheat Land
	5. Victor, Somonauk		4. Bear Grove, Seminary, Pope
Dewitt	1. Waynesville, Barnett		5. Kaskaskia, Wilberton, Lone Grove

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NOTICE OF PROPOSED AMENDMENTS

County	Townships in District	County	Townships in District
Ford	<ol style="list-style-type: none"> 1. Sullivant, Peach Orchard 2. Drummer, Dix 3. Lyman, Wall 4. Patton, Button 5. Rogers, Mona, Pella 		<ol style="list-style-type: none"> 4. Walkerville, Bluffdale, Woodville
Franklin	<ol style="list-style-type: none"> 1. Goode, Barren 2. Ewing, Northern 3. Eastern, Cave 	Grundy	<ol style="list-style-type: none"> 1. Nettle Creek, Erienna, Norman, Vienna, Highland 2. Garfield, Goodfarm 3. Maine, Goose Lake, Felix
Fulton	<ol style="list-style-type: none"> 1. Fairview, Joshua 2. Orion, Banner 3. Deerfield, Lee, Harris 4. Cass, Bernadotte, Farmers 5. Liverpool, Waterford 6. Isabel, Kerton, Woodland 7. Young Hickory, Ellisville 	Hancock	<ol style="list-style-type: none"> 1. Crouch, South Crouch, Beaver Creek 2. Knights Prairie, Flannigan, South Flannigan, Twigg, South Twigg 3. Crook, Mayberry 1. Appanoose, Sonora, Nauvoo 2. Pontoosuc, Rock Creek 3. Durham, Pilot Grove, Fountain Green, Hancock 4. Prairie, Carthage 5. Montebello, Wythe 6. Bear Creek, Harmony 7. Chili, Augusta 8. Walker, St. Albans 9. Warsaw, Wilcox, Rocky Run
Gallatin	<ol style="list-style-type: none"> 1. Omaha, Asbury, North Fork 2. Equality, Eagle, Creek, Bowlesville 3. New Haven, Shawnee 	Henderson	<ol style="list-style-type: none"> 1. Media, Raritan, Terre Haute 2. Bald Bluff, Rozetta, Biggsville 3. Carman, Stronghurst
Greene	<ol style="list-style-type: none"> 1. Patterson, Roodhouse 2. Athensville, Rubicon, Wrights 3. Linder, Rockbridge 	Henry	<ol style="list-style-type: none"> 1. Hanna, Phenix

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

County

Townships in District

2. Loraine, Yorktown, Alba
3. Edford, Osco
4. Munson, Cornwall, Burns
5. Lynn, Andover
6. Weller, Galva

Iroquois

1. Milks Grove, Ashkum
2. Papineau, Beaverville
3. Danforth, Iroquois
4. Beaver, Concord
5. Ridgeland, Onarga
6. Crescent, Ash Grove
7. Milford, Stockland
8. Pigeon Grove, Fountain Creek
9. Prairie Green, Lovejoy

Jackson

1. Ora, Vergennes
2. Levan, Kinkaid, Degonia, Fountain Bluff
3. Sand Ridge, Grand Tower, Pomona

Jasper

1. Grove, North Muddy, South Muddy
2. Crooked Creek, Grandville, Hunt City
3. Willow Hill, Ste. Marie, Fox, Smallwood

Jefferson

1. Grand Prairie, Rome, Casner

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

County

Townships in District

2. Field, Farrington
3. Pendleton, Moores Prairie
4. Bald Hill, Elk Prairie
5. Blissville, McClellan

Jersey

1. Richwood, English
2. Jersey, Ruyle, Fidelity
3. Rosedale, Otter Creek

Jo Daviess

1. Menominee, Vinegar Hill, Rawlins
2. Council Hill, Scales Mound, Guilford
3. Apple River, Thompson
4. Rush, Nora
5. Rice, Hanover
6. Woodbine, Derinda
7. Wards Grove, Berreman, Pleasant Valley

Kankakee

1. Essex, Salina
2. Rockville, Manteno
3. Sumner, Yellowhead

Kendall

1. Na-Au-Say, Seward, Lisbon

Knox

1. Rio, Henderson
2. Walnut Grove, Lynn

DEPARTMENT OF REVENUE

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NOTICE OF PROPOSED AMENDMENTS

NOTICE OF PROPOSED AMENDMENTS

County	Townships in District	County	Townships in District
LaSalle	3. Copley, Victoria	Livingston	4. Reynolds, Alto, Viola, Willow Creek
	4. Persifer, Truro		5. Marion, East Grove, Hamilton
	5. Sparta, Knox, Galesburg, Cedar, Indian Point		6. Amboy, Lee Center
	6. Orange, Haw Creek		7. May, Sublette
	7. Chestnut, Maquon		1. Sunbury, Nevada, Esmen
	8. Elba, Salem		2. Round Grove, Broughton, Union
	1. Meriden, Ophir		3. Long Point, Amity
	2. Freedom, Serena		4. Rooks Creek, Pike, Waldo
Lawrence	3. Dimmick, Waltham, Wallace	Logan	5. Owego, Avoca, Eppards Point
	4. Mission, Miller		6. Saunemin, Pleasant Ridge
	5. Utica, Deer Park		7. Sullivan, Charlotte
	6. Vermillion, Richland, Hope		8. Indian Grove, Belle Prairie
	7. Fall River, Grand Rapids		9. Forrest, Fayette
	8. Brookfield, Allen		10. Chatsworth, Germanville
	9. Osage, Groveland		1. Prairie Creek, Sheridan
	1. Petty, Bond, Russell		2. Orvil, Eminence
	2. Christy, Lukin		3. Atlanta, Oran
Lee	3. Allison, Denison		4. Corwin, Broadwell
	1. Nelson, Harmon		5. Hurlbut, Elkhart
	2. China, Nachusa		6. Chester, Mount Pulaski
	3. Ashton, Bradford		7. Aetna, Laenna, Lake Fork

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NOTICE OF PROPOSED AMENDMENTS

NOTICE OF PROPOSED AMENDMENTS

County	Townships in District	County	Townships in District
McDonough	1. Blandinsville, Hire		2. North Palmyra, North Otter
	2. Sciota, Walnut Grove		3. South Palmyra, South Otter
	3. Prairie City, Bushnell		4. Nilwood, Shaws Point, Honey Point
	4. Emmet, Chalmers		5. Bird, Polk, Hillyard, Brushy Mound
	5. Macomb, Mound	Madison	1. New Douglas, Leef
	6. Scotland, New Salem		
	7. Tennessee, Lamoine, Bethel	Marion	1. Patoka, Carrigan
	8. Industry, Eldorado		2. Foster, Tonti
McHenry	1. Alden, Hartland		3. Kimmundy, Meacham
			4. Alma, Omega
McLean	1. Yates, Lawndale, Cropsey, Anchor		5. Stevenson, Haines
	2. Money Creek, Lexington		6. Iuka, Romine
	3. Blue Mound, Martin	Marshall	1. Saratoga, Whitefield, La Prairie
	4. Dawson, Arrowsmith		2. Hopewell, Roberts
	5. West, Bellflower		3. Richland, Bell Plain
	6. White Oak, Dry Grove		
	7. Mount Hope, Funks Grove	Mason	1. Lynchburg, Bath
Macon	1. Austin, Illini		2. Kilbourne, Crane Creek, Sherman
	2. Niantic, Harriestown		3. Quiver, Forest City
	3. Whitmore, Oakley		4. Pennsylvania, Allen Grove
	4. Mt. Zion, Milan		5. Salt Creek, Mason City
Macoupin	1. Scottville, Barr, Western Mound	Mercer	1. Eliza, Duncan, Perryton

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

County	Townships in District	County	Townships in District
	2. Keithsburg, Abington, Ohio Grove		3. Jubilee, Rosefield
	3. Suez, North Henderson		4. Princeville, Akron
Montgomery	1. Bois D'arc, Harvel	Piatt	1. Goose Creek, Willow Branch
	2. Pitman, Zanesville		
	3. Walshville, Grisham	Pike	1. Atlas, Martinsburg
	4. Rountree, Irving, Butler Grove		2. Chambersburg, Fairmount, Perry
	5. Nokomis, Audubon		3. Cincinnati, Kinderhook, Levee
	6. Fillmore, South Fillmore		4. Derry, Pleasant Vale
Moultrie	1. Dora, Marrow Bone		5. Detroit, Montezuma
	2. Lowe, Jonathan Creek		6. Flint, Griggsville
	3. East Nelson, Whitley		7. Hadley, New Salem
Ogle	1. Forreston, Brookville		8. Hardin, Newburg
	2. Maryland, Lincoln		9. Pearl, Spring Creek
	3. Eagle Point, Buffalo, Woosung		10. Pleasant Hill, Ross
	4. Pine Creed, Grand Detour	Putnam	1. Hennepin, Senachwine
	5. Oregon, Nashua		
	6. Pine Rock, Lafayette, Taylor	Richland	1. Denver, Noble, Decker
	7. Scott, White Rock		2. German, Claremont, Bonpas
	8. Lynnville, Dement	Rock Island	1. Zuma, Canoe Creek
Peoria	1. Millbrook, Brimfield		2. Drury, Buffalo Prairie
	2. Trivoli, Logan	Saline	1. Tate, Long Branch, Galatia
			2. Brushy, Raleigh

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

County	Townships in District
Sangamon	<ol style="list-style-type: none"> 3. Rector, East Eldorado, Cottage 4. Independence, Mountain, Stonefort
	<ol style="list-style-type: none"> 1. Island Grove, New Berlin 2. Loami, Maxwell, Talkington 3. Fancy Creek, Salisbury 4. Buffalo Hart, Mechanicsburg 5. Cooper, Cotton Hill 6. Lanesville, Illiopolis
Schuyler	<ol style="list-style-type: none"> 1. Birmingham, Brooklyn, Littleton, Oakland, Huntsville, Camden 2. Woodstock, Bainbridge, Frederick, Browning, Hickory
Shelby	<ol style="list-style-type: none"> 1. Moweaqua, Penn 2. Flat Branch, Pickaway, Rural, Ridge 3. Oconee, Cold Spring 4. Herrick, Dry Point 5. Lakewood, Clarksburg, Holland 6. Todds Point, Okaw 7. Richland, Ash Grove 8. Big Spring, Sigel
Stark	<ol style="list-style-type: none"> 1. Goshen, West Jersey 2. Elmira, Osceola

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

County	Townships in District
	<ol style="list-style-type: none"> 3. Essex, Valley, Penn
Stephenson	<ol style="list-style-type: none"> 1. Winslow, Waddams 2. Kent, Erin 3. Jefferson, Loran 4. Rock Grove, Dakota
Tazewell	<ol style="list-style-type: none"> 1. Sand Prairie, Malone 2. Dillon, Delavan 3. Hopedale, Boynton 4. Little Mackinaw, Hittle
Vermilion	<ol style="list-style-type: none"> 1. Middlefork, Pilot 2. Jamaica, Carroll 3. McKendree, Love
Warren	<ol style="list-style-type: none"> 1. Sumner, Hale 2. Spring-Grove, Menometh 23. Kelly, Coldbrook 34. Lenox, Floyd 45. Ellison, Point Pleasant, Swan 56. Berwick, Greenbush
Washington	<ol style="list-style-type: none"> 1. Ashley, Beaucoup, Richview 2. Bolo, Dubois

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County

Townships in District

County

Townships in District

3. Covington, Hoyleton
4. Venedy, Johannesburg, Lively Grove
5. Plum Hill, Oakdale, Pilot Knob

1. Partridge, Cazenovia
2. Linn, Clayton, Greene, Panola

Wayne

1. Garden Hill, Orchard, Hickory Hill, Four Mile Hill
2. Indian Prairie, Berry, Arrington
3. Keith, Zif, Elm River, Mount Erie
4. Massilon, Leech, Barnhill

3. Cruger, Ohio
4. Palestine, Kansas

(Source: Amended at ___ Ill. Reg. ___, effective ___)

White

1. Mill Shoals, Burnt Prairie
2. Indian Creek, Herald's Prairie
3. Hawthorne, Emma

Whiteside

1. Ustick, Clyde
2. Genesee, Jordan
3. Albany, Garden Point
4. Newton, Fenton
5. Erie, Portland
6. Hume, Montmorency
7. Tampico, Hahnman

Will

1. Florence, Wilton

Winnebago

1. Laona, Durand
2. Harrison, Burrett

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Contract Content
- 2) Code Citation: 74 Ill. Adm. Code 290
- 3) Section number:

Adopted action:

Amendment
Amendment

290.1203
290.1204
- 4) Statutory authority: Ill. Rev. Stat. 1987, ch. 15, par. 214; Ill. Rev. Stat. 1987, ch. 15, par. 221.
- 5) Effective Date of Amendments: December 20, 1988
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Do these amendments contain incorporations by reference? No.
- 8) Date filed in Agency's Principal Office: December 20, 1988
- 9) Notice of Proposal Published in Illinois Register: August 19, 1988, 12 Ill. Reg. 13518.
- 10) Has JCAR issued a Statement of Objections to these amendments?
No.
- 11) Difference between proposal and final version: There is no difference between the proposal and final version.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.
- 13) Will these amendments replace any emergency amendments currently in effect? No.
- 14) Are there any amendments pending on this Part? No.

- 15) Summary and Purpose of Amendments:
To implement Public Act 85-1132, which revises contract and voucher filing requirements in connection with the expenditure of State funds.
- 16) Information and questions regarding these adopted amendments shall be directed to:

Kirby VanZandt
Office of the Comptroller
201 State House
Springfield, Illinois 62706
(217) 782-6000

The full text of the Adopted Amendments begins on the next page:

ILLINOIS REGISTER
COMPTROLLER

22395
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NOTICE OF ADOPTED AMENDMENT(S)
TITLE 74: PUBLIC FINANCE
CHAPTER II: COMPTROLLER
PART 290
CONTRACT CONTENT

Section	Statutory Authority
290.1200	Application
290.1201	Classifications
290.1202	Requirements for all Contracts
290.1203	Contracts for Professional or Artistic Services
290.1204	Leases for Real Property
290.1205	Leases for Personal Property
290.1206	Construction Contracts
290.1207	Contracts with Governmental Agencies
290.1208	Purchase Orders and Similar Documents
290.1209	Renewals, Amendments or Cancellations
290.1210	Other Contracts
290.1211	Enforcement
290.1212	Suggested Provisions
APPENDIX A	Contract Format
APPENDIX B	Late Filing Affidavit
APPENDIX C	Professional or Artistic Services Affidavit
APPENDIX D	

AUTHORITY: Implementing Section 14 and authorized by Section 21 of the State Comptroller Act (Ill. Rev. Stat. 1987, ch. 15, pars. 214 and 221).

SOURCE: Adopted at 5 Ill. Reg. 6281, effective July 1, 1981; codified at 5 Ill. Reg. 10598; amended at 6 Ill. Reg. 5941, effective April 30, 1982; amended at 7 Ill. Reg. 5419, effective April 13, 1983; amended at 9 Ill. Reg. 6702, effective April 30, 1985; amended at 12 Ill. Reg. 22395, effective December 20, 1988.

Section 290.1203 Requirements for all Contracts

- a) Agreements required to be filed with the Comptroller under Section 11 or Section 15 of the State Comptroller Act (Ill. Rev. Stat. 1983, ch. 15, par. 201 et seq.) must meet the criteria set forth in this Article. In general, a two party signed agreement must be filed for all expenditures exceeding \$5,000 \$27500 in a fiscal year, except for:
(1) contracts paid from personal services, or
(2) contracts between the State and its employees to defer compensation pursuant to Article 24 of the Illinois Pension Code.
- b) Certain exceptions are listed in CUSANS (Comptroller's Uniform Statewide Accounting System) Procedures 15.20.70 under type code 41 and Section 290.1209 of these rules. In addition, agreements where the State does not incur a financial liability are not required to be filed with the Comptroller under this Part.

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ca) Legibility: All documents filed must be legible.

db) Bribery Clause:

- 1) Contracts and leases with nongovernmental entities must indicate compliance with Section 10.1 of the Illinois Purchasing Act (Ill. Rev. Stat. 19837, ch. 127, par. 132.10-1). The certification may be a provision in the contract or a separate form attached to the contract. The certification shall not be on the Contract/Document (COD form), except when this form is also the contract. The certification shall be signed by the contractor or by an authorized representative of the Agency. Suggested language for a certification is set forth below:

The undersigned certifies that (Name of Contractor) has not been convicted of bribery or attempting to bribe an officer or employee of the State of Illinois, nor has the contractor made an admission of guilt of such conduct which is a matter of record, nor has any official, officer, agent or employee been so convicted nor made such an admission.

Signature

- 2) The above certification may be modified at the discretion of the agency and need not be individually signed if incorporated in the contract. For another Sample, see item 8 of the Sample Contract (Appendix B of these rules this Part).

e c) Execution date: All contracts and leases must contain an execution date. An acceptable alternative is for the agency and the contractor to date their signature. The execution date of purchase orders and similar documents is the date on the document.

fd) Filing Requirements:

- 1) Section 15 of the State Comptroller Act requires agencies to file contracts, leases or purchase orders within 15 days of execution. Cancellation or modifications to contracts, purchase orders, or leases are also subject to this time period.
- 2) The following rules will be applied in enforcing these filing requirements:
 - A) When the contract sets forth an execution date only, the 15 day period will be calculated from this date.
 - B) When the agency signature and the contractor's signature are dated, the 15 day time period will be calculated from the latest dated signature.
 - C) When the contract is signed by more than one person on behalf of the State, the period will be calculated from the latest dated signature.
- 3) Where a contract, purchase order or lease required to be filed by Section 15 of the State Comptroller Act has not been filed within 30 days of execution, the Comptroller will not honor vouchers for payment thereunder until the agency files with the Comptroller:
 - A) The contract, purchase order or lease; and
 - B) An original affidavit and one copy, signed by the chief executive officer of the agency, or his or her designee,

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NOTICE OF ADOPTED AMENDMENT(S)

setting forth an explanation of why such contract liability was not filed within 30 days of execution. The Comptroller will file the copy of the affidavit with the Auditor General.

- C) A sample of the affidavit referenced in this Section is provided as Appendix C to this Part. Any affidavit substantially similar to that provided in Appendix C will be accepted by the Comptroller.

ge) Maximum or Estimated Amount:

- 1) Except as is discussed below, all contracts should set forth either an estimated or maximum amount.
- 2) A maximum amount must be used where the amount of payment can be ascertained with reasonable certainty. The contract must be amended before more than the maximum amount may be paid pursuant to the agreement. Where it is not possible to ascertain the amount to be paid under the contract, an estimated amount should be used. In certain cases contracts are executed in order to provide for payment on an as needed basis, (for example, certain contracts for legal services). In these instances the contract need not contain a maximum or estimated amount.
- hf) Agencies should obtain the Federal Employers Identification Number or Social Security Number of the contractor for all contracts, leases and purchase orders, as these are necessary for processing vouchers.
- ig) References in this Part to information deemed necessary by the Attorney General do not apply to universities.
- jh) Advance Payment:

Where a State agency wishes to make advance payment for goods or services, the contract must include a provision for such advance payment. If the State agency determines it is not possible to execute a written contract, any payment voucher must so state. (Ill. Rev. Stat. 19837, ch. 127, par. 145(f)).

(Source: Amended at 12 Ill. Reg. 22395, effective December 20, 1988.)

Section 290.1204 Contracts for Professional or Artistic Services

a) Definition

- 1) Professional or artistic services may be defined as services rendered by an individual or firm contractually hired by an agency because of their expertise in a given field. An essential element is trust in the ability and talent of the person performing the services. Contracts for manual skills are not included.
- 2) Examples of professional or artistic services are set forth in CUSAS (Comptroller's Uniform Statewide Accounting System) Procedure 15.20.70 type code 21.
- b) Required Contents

In addition to complying with the requirements of Section 290.1203,

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contracts for professional or artistic services must contain:

- 1) Contractor's full name and address.
 - 2) Agency name.
 - 3) Reasonably detailed description of services to be rendered.
 - 4) The contract term, where applicable.
 - 5) The maximum or estimated amount to be paid, if applicable.
 - 6) Payment rates, where applicable.
 - 7) Signature of contractor and authorized agency representative.
 - 8) Execution date. (See Section 290.1203(c)).
 - 9) Bribery clause certification. (See Section 290.1203(b)).
 - 10) Where the contract is for consultant services, as that term is defined in Section 9.04 of the Illinois Purchasing Act (Ill. Rev. Stat. 1981, ch. 127, par. 132.9d), the contract must state whether or not the services of a subcontractor will be utilized. If a subcontractor will be used, the contract must list the names and addresses of all subcontractors and the anticipated amount they will receive pursuant to the contract.
 - 11) Such other provisions as may be specifically required by law.
 - 12) Any other information deemed necessary or advisable by the agency or the Attorney General.
- c) Requirement that contract be reduced to writing:
- 1) Section 11 of the State Comptroller Act requires the Comptroller to reject vouchers for payment of professional or artistic skills if the contract for such services involves expenditures of more than \$5,000 \$27500 for a fiscal year, unless:
 - A) the contract has been reduced to writing before the services are performed, or
 - B) an affidavit described in this subsection is filed.
 - 2) "Reduced to writing" is defined as signed by the contractor and an authorized representative of the State.
 - 3) The time at which a contract is reduced to writing is delineated below:
 - A) When the contract contains an execution date only, the contract will be regarded as being reduced to writing at that date.
 - B)
 - i) For contracts with dated signatures, when the contract is signed by the vendor and then by more than one authorized agency representative, it is reduced to writing at the earliest dated signature of an authorized representative of the agency.
 - ii) An "authorized agency representative" means a person who has the authority to execute contracts on behalf of the agency.
 - C) An agreement for professional or artistic services let for competitive bids will be considered reduced to writing upon the date of the notice of award. The agreed terms may be placed in a different format and later signed without violating Section 11 of the State Comptroller Act. A copy

NOTICE OF ADOPTED AMENDMENT(S)

- of the proposal and the notice of award shall be filed with the Comptroller.
- 4) In order to implement this requirement, all PFA professional or artistic services contracts may contain a provision indicating that no payments will be made for services which are performed before the contract is signed by the contractor and an authorized representative of the State.
 - 5) Suggested language is set forth below:

This contract takes effect on (date) or when executed by the contractor and an authorized representative of the State, whichever is later. No services will be paid which are performed prior to execution.
 - 6) This provision may be modified at the discretion of the agency.
 - 7) Where a contract for professional or artistic skills in excess of \$5,000 \$27500 was not reduced to writing before the services were performed, the Comptroller will not honor vouchers for payment for such services until the agency files with the Comptroller:
 - A) a written contract covering the services; and
 - B) An original affidavit and one copy, signed by the chief executive officer of the agency or his or her designee stating that the services for which payment is being made were agreed to prior to commencement of the services and setting forth an explanation of why the contract was not reduced to writing before the services commenced. The Comptroller will file the copy of the affidavit with the Auditor General.
 - 8) A sample of the affidavit referenced in this subsection is provided as Appendix D to this Part. Any affidavit substantially similar to that provided in Appendix D will be accepted by the Comptroller.
 - d) Contracts subject to "An Act to provide for representation and indemnification in certain civil lawsuits, and in connection therewith to amend the Illinois Pension Code by adding a new Section 1-108" (Ill. Rev. Stat. 1981, ch. 127, par. 1301, et seq.) must be approved by the Attorney General before being filed with the Comptroller. This requirement does not apply to universities. The 15 day filing requirement established by Section 15 of the State Comptroller Act shall run from the date of approval.

(Source: Amended at 12 Ill. Reg. 22395, effective December 20, 1988.)

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NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: Transition Regulations of the Comptroller.
- 2) Code Citation: 74 Ill. Adm. Code 200
- 3) Section numbers: 200.20 Adopted action: Amendment
- 4) Statutory authority: Ill. Rev. Stat. 1987, ch. 15, par. 214; Ill. Rev. Stat. 1987, ch. 15, par. 221.
- 5) Effective Date of Amendments: December 20, 1988
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this amendment contain incorporations by reference? No.
- 8) Date Filed in Agency's Principal Office: December 20, 1988
- 9) Notice of Proposal Published in Illinois Register: August 19, 1988, 12 Ill. Reg. 13526.
- 10) Has JCAR issued a Statement of Objections to these amendments? No.
- 11) Difference between proposal and final version: There is no difference between the proposal and final version.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.
- 13) Will these amendments replace any emergency amendments currently in effect? No.
- 14) Are there any amendments pending on this Part? No.
- 15) Summary and Purpose of Amendments:
To implement Public Act 85-1132, which revises contract and voucher filing requirements in connection with the expenditure of State funds.
- 16) Information and questions regarding these adopted amendments shall be directed to:

Kirby VanZandt
Office of the Comptroller
201 State House
Springfield, Illinois 62706
(217) 782-6000

The full text of the Adopted Amendments begins on the next page:

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NOTICE OF ADOPTED AMENDMENT(S)

TITLE 74: PUBLIC FINANCE
CHAPTER II: COMPTROLLER

PART 200

TRANSITION REGULATIONS OF THE COMPTROLLER

Section
200.5
200.10
200.20

Authority
Rules of the Auditor of Public Accounts
State Comptroller Act

AUTHORITY: Implementing and authorized by Section 22(b) of the State Comptroller Act (Ill. Rev. Stat. 1987, ch. 15, par. 222(b)).

SOURCE: Rules prescribed by the Comptroller for the Orderly Transition of Lawful Responsibilities from the Auditor of Public Accounts, effective January 10, 1973; codified at 5 Ill. Reg. 10600; amended at 6 Ill. Reg. 5941, effective April 30, 1982; amended at 12 Ill. Reg. 22401, effective 12/20/88.

Section 200.20 State Comptroller Act

- a) Pursuant to Section 22(b) of the State Comptroller Act, all systems of accounts, coding and reports maintained, required or provided by the Auditor of Public Accounts together with all warrant and payroll procedures in force and effect on January 7, 1973, shall remain in full force and effect unless otherwise revoked, rescinded, modified or expanded by subsequent rule of the Comptroller or unless otherwise specifically addressed by these rules and regulations this Part.
- b) Pursuant to Section 22(b) of the State Comptroller Act, the provisions of Section 11 of said Act requiring the filing with the Comptroller of certain state contracts or memorandums thereof for professional, technical or artistic skills in excess of \$5,000~~2,500~~ shall take effect upon implementation by subsequent rule of the Comptroller.
- c) Pursuant to Section 22(b) of the State Comptroller Act, the provisions of Section 15 of said Act requiring the filing with the Comptroller of certain state contracts exceeding \$5,000~~2,500~~ shall take effect upon implementation by subsequent rule of the Comptroller.

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NOTICE OF ADOPTED AMENDMENT(S)

- d) Pursuant to Section 22(b) of the State Comptroller Act, the provisions of Section 17 of said Act requiring state agencies to submit and the Comptroller to maintain certain inventory control records shall take effect upon implementation by subsequent rule of the Comptroller. Nothing in this rule Section shall be deemed a limitation of the reporting and administrative duties imposed upon state agencies by Ill. Rev. Stat. 1987, ch. 127, par. 133b1 et seq. ~~An Act to regulate the supervision, accountability and control of all State-owned properties, both real and personal, providing certain penalties and repealing an Act therein named~~, approved August 12, 1989, as amended.
- e) Pursuant to Section 22(b) of the State Comptroller Act, the provisions of Section 18 of said Act requiring the Comptroller to maintain certain records of bonded indebtedness shall take effect upon implementation by subsequent rule of the Comptroller.

(Source: Amended at 12 Ill. Reg. 22401, effective December 20, 1988.)

OFFICIAL EDITION

NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: The University Imprest System
- 2) Code Citation: 74 Ill. Adm. Code 230
- 3) Section numbers: Adopted action:
230.109 Amendment
- 4) Statutory authority: Ill. Rev. Stat. 1987, ch. 15, par. 214; Ill. Rev. Stat. 1987, ch. 15, par. 221.
- 5) Effective Date of Amendments: December 20, 1988
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this amendment contain incorporations by reference? No.
- 8) Date Filed in Agency's Principal Office: December 20, 1988
- 9) Notice of Proposal Published in Illinois Register: August 19, 1988, 12 Ill. Reg. 13529.
- 10) Has JCAR issued a Statement of Objections to these amendments? No.
- 11) Difference between proposal and final version: There is no difference between the proposal and final version.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.
- 13) Will these amendments replace any emergency amendments currently in effect? No.
- 14) Are there any amendments pending on this Part? No.
- 15) Summary and Purpose of Amendments:
To implement Public Act 85-1132, which revises contract and voucher filing requirements in connection with the expenditure of State funds.
- 16) Information and questions regarding these adopted amendments shall be directed to:

Kirby VanZandt
Office of the Comptroller
201 State House
Springfield, Illinois 62706
(217) 782-6000

The full text of the Adopted Amendments begins on the next page:

COMPTROLLER

NOTICE OF ADOPTED AMENDMENTS

TITLE 74: PUBLIC FINANCE
CHAPTER II: COMPTROLLERPART 230
THE UNIVERSITY IMPREST SYSTEM

Section

230.100	Statutory Authority
230.101	Definition
230.102	Expenditures and Advances
230.103	Imprest Account Balance
230.104	Balance Increases
230.105	System Initiation
230.106	Custody
230.107	Use of Funds
230.108	Monthly Reconciliation
230.109	Individual Obligation of Expenditures Blanket-Obligation Document
230.110	Amendment and Liquidation of Obligations
230.111	Authorization for Disbursements
230.112	Disbursement Limitations
230.113	Transfers
230.114	Documentation for Transfers
230.115	Adequate Balance Needed
230.116	Audits

AUTHORITY:

Implementing and authorized by Section 21 of the State Comptroller Act (Ill. Rev. Stat. 1987, ch. 15, par. 221).

SOURCE: Rules of the Comptroller Adopted Pursuant to the State Comptroller Act, effective December 5, 1974; Codified at 5 Ill. Reg. 10601, amended at 6 Ill. Reg. 5941, effective April 30, 1982; amended at 12 Ill. Reg. 22401, effective Dec. 20, 1988

Section 230.109
Document

Individual Obligation of Expenditures Blanket Obligation

Contracts or agreements which are to be paid from the imprest account and entail expenditures of more than \$5,000\$2,500 in a fiscal year must be individually filed and obligated, utilizing the Contract Obligation Document (COD form). A miscellaneous blanket obligation may be used for prospective expenditures of \$5,000\$2,500 or less from the imprest account.

(Source: Amended at 12 Ill. Reg. 22401, effective Dec. 20, 1988.)

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF ADOPTED AMENDMENTS1) Heading of the Part:

Emergency Medical Services

2) Code Citation: 77 Ill. Adm. Code 5353) Section Numbers:

535.10	Adopted Action:
535.20	Amendments
535.60	Amendments
535.200	Amendments
535.210	Amendments
535.220	Amendments
535.230	Amendments
535.240	Amendments
535.260	New Section
535.265	New Section
535.270	New Section
535.700	Amendments

4) Statutory Authority:

Emergency Medical Services Systems Act
111. Rev. Stat. 1987, ch. 111 1/2, par. 5501 et seq.

5) Effective Date of Rules:

December 15, 1988

6) Does this Rulemaking Contain an Automatic Repeal Date? Yes No X

If "yes", please specify date:

7) Does this Rulemaking Contain Any Incorporations by Reference? Yes No X

If "yes," please specify type: 6.02(a) or 6.02(b)

If "6.02(b)," was a copy of the approval form issued by the Joint Committee attached to this rulemaking? Yes No

8) Date Filed in Agency's Principal Office:

December 15, 1988

9) Date Notice(s) of Proposal was Published in Illinois Register:

March 4, 1988 12 Ill. Reg. 4478

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF ADOPTED AMENDMENTS

- 10) Has the Joint Committee on Administrative Rules issued a Statement of Objections to this/these Rules? Yes No X

If "yes," please complete the following:

A) Statement of Objection: , Ill. Reg.

B) Agency Response: , Ill. Reg.

C) Date Agency Response Submitted for Approval to the Joint Committee:

11) Difference Between Proposal and Final Version:

The following changes were made in response to comments received during the first notice or public comment period:

In Section 535.10 definition of "Act", the Department replaced "1985 and 1986 Supp." with "1987", and will delete "as amended by Public Act 85-785, effective January 1, 1988")."

In Section 535.10 definition of "Associate Hospital EMS System Coordinator", the Department deleted the word "System" from line one.

In Section 535.10 definition of "Associate Hospital Lead Physician," the Department changed "Lead Physician" to "EMS Medical Director".

In Section 535.10 definition of "HOSPITAL", the Department changed "1985" to "1987".

In Section 535.10 definition of "Physician", the Department changed "1985" to "1987".

In Section 535.10 the Department deleted "'Provider' or 'EMS System Participant' means an EMT-A, EMT-I, EMT-P, Ambulance Provider, Participating Hospital, Associate Hospital, Field RN, MICN, or physician working on an EMS Vehicle or giving voice/telemetry orders." and the following definition was inserted between the definitions of "PREHOSPITAL CARE" and "Project Director": "'Pre-hospital Care Provider or System Participant' means any EMT-A, I or P, Ambulance, Ambulance Provider, EMS Vehicle, Associate Hospital, Participating Hospital, EMS System Coordinator, Associate Hospital EMS Coordinator, Associate Hospital EMS Medical Director, Field RN, MICN, or Physician serving on an ambulance or giving voice orders over telemetry, that participates in the provision of pre-hospital care in an EMS System and is subject to suspension by the Project Medical Director of that System in accordance with the policies of the EMS System Program Plan approved by the Department."

In Section 535.10 definition of "REGISTERED PROFESSIONAL NURSE/FIELD RN", the Department changed "1985" to "1987".

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In Section 535.10 definition of "REGISTERED PROFESSIONAL NURSE/MICN", the Department changed "1985" to "1987".

In Section 535.10 definition of "Registered Nurse", the Department changed "1985" to "1987".

In Section 535.10 definition of "System Participation Suspension", the Department added the word "specifically" between the words "as" and "ordered".

In Section 535.200 (a), the Department deleted the words "emergency medical care" from line 4.

In Section 535.200 (h), the Department added the following sentence at the end of the subsection: "Routine inspections shall be conducted no more often than every three years."

In Section 535.200, the Department added as subsection (i): "Letters of commitment required in Section 535.210 shall be updated at least every three years."

In Section 535.210 (h)(7), the Department deleted the words "Notify the Department of any ambulance provider EMT personnel changes" and replaced them with "Notify the Department of any changes in personnel providing pre-hospital care in accordance with the EMS System Program Plan approved by the Department."

In Section 535.210 (j)(10), the Department changed the words "Lead Physician" to "EMS Medical Director" and deleted the word "System" between "EMS" and "Coordinator".

In Section 535.210 (k)(7), the Department deleted "each ALC vehicle at the scene of an emergency and through pre-hospital transport shall be staffed by at least one EMT-P, Field RN or physician and one other EMT, Field RN or physician, each ILS vehicle at the scene of an emergency and through pre-hospital transport shall be staffed by at least one EMT-I, EMT-P, Field RN or physician and one other EMT, Field RN or physician, and each BLS vehicle at the scene of an emergency and through pre-hospital shall be staffed by at least two (2) EMTs, Field RNs or physicians, on a twenty-four (24) hour a day basis, every day of the year." and substituted "A commitment that within one year after Department approval of the EMS System, each ambulance at the scene of an emergency and during transport of emergency patients to and between hospitals will be staffed in accordance with the requirements of Section 535.150 (f)(1) and (2)."

In Section 535.210 (k)(11), the Department deleted the word "minimum" and added the words "by Section 535.150 and" between "required" and "by."

In Section 535.210 (k)(12), the Department deleted the words "immediately" and "participating within the System," and added after "personnel" "providing pre-hospital care in the System in accordance with the policies in the System Manual."

In Section 535.210 (k)(15), the Department added "providing pre-hospital care" between "personnel" and "their" and added "their Field RN or MD status" after "(EMT-A, EMT-I EMT-P)."

In Section 535.210 (k)(20), the Department deleted "Documentation that each EMS vehicle participating in the System, carries hypothermic thermometers or electronic thermometers capable of aiding in the diagnosis of hypothermia."

In Section 535.210 (m), the Department deleted "A System Policy Manual which shall be available to all participants within the System, and which shall contain but not be limited to the following" and substituted: "A System Manual, the format of which shall be System-specific as to organization, which shall contain but not be limited to items: (1) through (11) in the following subparagraphs; and which except for training program examinations and quizzes, student and instructor evaluations, and any examinations used to test or monitor system participants' proficiency; shall be available to all System participants. The entire Manual shall be available to any agency authorized to evaluate, survey or accredit the program."

In Section 535.210 (m)(4)(C), the Department added "or under the direction of" between "by" and "the", and added "a Field RN" between "MICN" and "or".

In Section 535.210 (m)(7)(A) the Department deleted the following "The letters of commitment furnished by the System's hospitals and ambulance providers, or a specific narrative summary of their contents."

In Section 535.210 (m)(8)(H), the Department deleted "Triple zero/resuscitation" and substituted "Do not resuscitate situations".

In Section 535.230 (a), the Department deleted the word "Cardiac".

In Section 535.230, paragraph (a)(1) the Department added "of the date responsibility for the System is assumed" after the word "months".

In Section 535.230 (a)(2), the Department added "Field RN and MICN" between the words "Technician and "training".

In Section 535.230 (a)(3), the Department added "Field RNs and MICNs" after "EMTs".

In Section 535.230 (b)(1), the Department added the words "certified in the State of Illinois" after "EMT-P."

In Section 535.230 (b)(2), the Department added "and knowledgeable" between "trained" and "in", added "and have a" between "treatment" and "diverse", and deleted "in conjunction with" and "medicine".

In Section 535.230 (b)(3) the Department deleted this subsection.

In Section 535.230, the Department renumbered subsections (b)(4) to (b)(3) and added "of the date the responsibilities of EMS System Coordinator were assumed" after the word "months".

In Section 535.240 (a), the Department added "The Resource Hospital and" before the word "all" and deleted the words "including the Resource Hospital" between "participants" and "shall", and deleted the word "Policy" between "System" and "Manual".

In Section 535.240 (d), the Department added the following at the end of the Subsection: "The report shall include but not be limited to the following items:

- 1) The number of ALS runs,
- 2) The number of BLS runs,
- 3) The number of ILS runs if applicable,
- 4) The average response time,
- 5) The number and types of system personnel trained."

In Section 535.265 (b), the Department deleted the sentence "If any party so requests, the hearing shall be transcribed at that party's expense." and substituted "A copy of the hearing transcription shall be made available to any party so requesting at the party's expense."

The following changes were made in response to comments and suggestions of the Joint Committee on Administrative Rules:

In Section 535.60 (a), "in accordance with 47 CFR 90 (1988)" was added.

In Sections 535.60 (a)(10)(11) and (14), "etc." was deleted.

In Section 535.200 (f), "The Department shall approve EMS Systems which meet the requirements of this Part and the Act." was added at the end.

In Section 535.200 (h), "Inspections are performed on an annual and complaint basis." was added.

In Section 535.210 (e)(1), "(See 'Basic' and 'Comprehensive' emergency services as defined in Section 250.710 of the Hospital Licensing Requirements (77 Ill. Adm. Code 250))." was added.

In Section 535.210 (g), the word "clearly" was deleted.

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In Section 535.210 (h), the word "clearly" was deleted.

Section 535.210 (h)(3) was deleted in its entirety.

In Section 535.210 (k)(1)(C), "(See Section 9 of the Act)" was added at the end.

In Section 535.210 (m)(3)(G), the word routinely was deleted.

In Section 535.210 (m)(5), "accepted standards" was replaced with "United States Department of Transportation Training Standards for EMTs and Section 4 and 13 of the Act."

In Section 535.210 (m)(7), the word "clearly" was deleted.

In Section 535.210 (n)(3), the word "clear" was deleted.

In Section 535.220, "The Department approves any applicant who meets the standards set forth in the Act and this Part and who meets the Project Medical Director's System Standards," was added.

In Section 535.240 (e), "Suspension or revocation depend on the nature of the problem, which Rules are violated, severity and number of times," was added.

In Section 535.260 (a)(1), "Section 535.420, 535.430, 535.520 and 535.530 of this Part." was added.

Section 535.260 (a)(5) was deleted in its entirety.

In Section 535.260 (a)(6), "For the purposes of this subsection, adversely affect means anything which could harm the patient or treatment that is administered wrongly." was added.

In Section 535.270 (h), "promptly" was replaced by "within five working days."

Section 535.700 (b) was deleted in its entirety.

References to the 1985 edition of the Illinois Revised Statutes were replaced with references to the 1987 edition and citations were updated.

In Section 535.10 in the definition of "State Emergency medical Services Disciplinary Review Board," "Section 10.1 of the Act" was replaced by "Section 10.2 of the Act."

In Section 535.210 (c), "address" was replaced by "addresses."

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In addition, various typographical, grammatical and form changes were made in response to the comments for the Administrative Code Division and the Joint Committee on Administrative Rules.

- 12) Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee?

The Department has made all the changes to which it agreed with the Joint Committee.

- 13) Will the Rules Replace an Emergency Rule Currently in Effect?

Yes ☐ No ☒

- 14) Are there any other Amendments Pending on this Part? Yes ☐ No ☒

If Yes:

Section Numbers	Proposed Action	Ill. Reg. Citation

- 15) Summary and Purpose of Rules:

Existing rules for submission of applications to the Department for EMS Systems have been reworded and rearranged for clarity. Provisions for Due Process for EMS System participants have been added pursuant to PA 85-785. Responsibility for Data Collection and Evaluation has been changed to specify EMS System Resource Hospitals as the agencies responsible for data collection.

- 16) Information and Questions regarding this Adopted Rulemaking shall be directed to:

Mr. Robert John Kane, Division of Governmental Affairs, Department of Public Health, 525 West Jefferson, Second Floor, Springfield, Illinois 62761, 217/782-6187.

The full text of the Adopted Rules begins on the next page:

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NOTICE OF ADOPTED AMENDMENTS

TITLE 77: PUBLIC HEALTH
CHAPTER 1: DEPARTMENT OF PUBLIC HEALTH
SUBCHAPTER f: EMERGENCY SERVICES AND HIGHWAY SAFETY

PART 535
EMERGENCY MEDICAL SERVICES

SUBPART A: GENERAL

SECTION
535.10
535.20

Definitions
Incorporated Materials

SUBPART B: COMMUNICATIONS

SECTION
535.50
535.60

General Communications
EMS Systems Communications

SUBPART C: LICENSURE OF AMBULANCES

SECTION
535.100
535.110
535.120
535.130
535.140
535.150

Licensure of Ambulances - General
Denial of License
Renewal of License
Renewal of License Denied
Revocation of License
Ambulance Licensing Requirements

SUBPART D: EMERGENCY MEDICAL SERVICES SYSTEM PROGRAM

SECTION
535.200
535.210
535.220
535.230
535.240
535.250
535.260
535.265
535.270

Emergency Medical Services System Program - General
EMS System Program ~~Application Plan~~
Additions to an Approved Program
EMS System Personnel Standards and Responsibilities
Minimum Standards for Continuing Operation
Resolution of Conflicts (Repeated)
System Participation Suspensions
System Review Board
State EMS Disciplinary Review Board

SUBPART E: EMERGENCY MEDICAL TECHNICIAN - AMBULANCE

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TRAINING (EMT-A)

SECTION
535.300
535.310
535.315
535.320
535.330
535.340
535.350

Emergency Medical Technician - Ambulance Training - General
EMT-A Testing
Fee For Testing
EMT-A Certification
EMT-A Recertification
Failure to Recertify - Denial of Recertification
Penalty

SUBPART F: EMERGENCY MEDICAL TECHNICIAN - INTERMEDIATE
TRAINING (EMT-I)

SECTION
535.400
535.410
535.415
535.420
535.430
535.435
535.440
535.450

Emergency Medical Technician - Intermediate Training - General
EMT-I Testing
Fee For Testing
EMT-I Certification
EMT-I Recertification
Failure to Recertify - Denial of Recertification
EMT-I Inactive Status
Penalty

SUBPART G: EMERGENCY MEDICAL TECHNICIAN - PARAMEDIC
TRAINING (EMT-P)

SECTION
535.500
535.510
535.515
535.520
535.530
535.535
535.540
535.550

Emergency Medical Technician - Paramedic Training - General
EMT-P Testing
Fee For Testing
EMT-P Certification
EMT-P Recertification
Failure to Recertify - Denial of Recertification
EMT-P Inactive Status
Penalty

SUBPART H: RECIPROCITY

SECTION
535.600

Reciprocity

SUBPART I: SUSPENSION, REVOCATION AND DENIAL OF CERTIFICATION
OF EMT'S

SECTION
535.650

Suspension, Revocation and Denial of Certification of EMT's

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SUBPART J: DATA COLLECTION AND EVALUATION

SECTION
535.700

Data Collection and Evaluation

SUBPART K: WAIVER PROVISIONS

SECTION
535.750

Waiver Provisions

AUTHORITY: Implementing and authorized by the Emergency Medical Services (EMS) Systems Act (111. Rev. Stat. 1987, ch. 111 1/2, pars. 5501 et seq.).

SOURCE: Adopted at 5 111. Reg. 5670, effective May 19, 1983; amended and codified at 8 111. Reg. 11623, effective June 27, 1984; amended at 11 111. Reg. 1433, effective February 1, 1987; amended at 11 111. Reg. 17219, effective October 15, 1987; amended at 11 111. Reg. 20945, effective December 15, 1987; amended at 12 111. Reg. 22406, effective December 15, 1988.

NOTE: Capitalization denotes Statutory language.

SUBPART A: GENERAL

Section 535.10 Definitions

For the purposes of this Part:

"Act" means the Emergency Medical Services (EMS) Systems Act (111. Rev. Stat. 1987, ch. 111 1/2, pars. 5501 et seq.).

"Administrative Hearing" means a hearing conducted by the Department pursuant to a Department action to deny, suspend or revoke an EMT certification or an ambulance license, and in conformance with the Department's Rules of Practice and Procedure in Administrative Hearings (77 111. Adm. Code 100).

"ADVANCED LIFE SUPPORT-MOBILE INTENSIVE CARE (ALS-MIC)(ALS)" MEANS AN ADVANCED LEVEL OF PRE-HOSPITAL AND INTER-HOSPITAL EMERGENCY CARE THAT INCLUDES BASIC LIFE SUPPORT FUNCTIONS, (INCLUDING CARDIOPULMONARY RESUSCITATION (CPR) PLUS CARDIAC MONITORING, CARDIAC DEFIBRILLATION, TELEMETERED ELECTROCARDIOGRAPHY, ADMINISTRATION OF ANTIARRHYTHMIC AGENTS, INTRAVENOUS THERAPY, ADMINISTRATION OF MEDICATIONS, DRUGS AND SOLUTIONS, USE OF ADJUNCTIVE MEDICAL DEVICES, TRAUMA CARE, AND OTHER AUTHORIZED TECHNIQUES AND PROCEDURES) INITIATED FOR THE TREATMENT OF REAL OR POTENTIAL ACUTE LIFE THREATENING CONDITIONS UNDER THE DIRECTION OF A PHYSICIAN LICENSED TO PRACTICE MEDICINE IN ALL OF ITS

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BRANCHES OR A QUALIFIED REGISTERED PROFESSIONAL NURSE/MICN OR REGISTERED PROFESSIONAL NURSE/FIELD RN, WHO HAS SATISFACTORILY COMPLETED A COURSE OF TRAINING IN EMERGENCY CARE AS DEFINED IN THE RULES AND REGULATIONS APPROVED FOR PURPOSES OF THIS ACT BY THE ILLINOIS DEPARTMENT OF PUBLIC HEALTH, AND WHERE AUTHORIZED BY THE PROJECT MEDICAL DIRECTOR IN AN ILLINOIS DEPARTMENT OF PUBLIC HEALTH APPROVED ADVANCED LIFE SUPPORT SYSTEM. (Section 4.01 of the Act 111. Rev. Stat. 1985, ch. 111 1/2, pars. 5504-01).

"ADVANCED LIFE SUPPORT-MOBILE INTENSIVE CARE SERVICES (ALS-MIC)(ALS)" MEANS A HOSPITAL PROVIDING WITH THE APPROVAL OF THE ILLINOIS DEPARTMENT OF PUBLIC HEALTH (See Subpart D of this Part), PRE-HOSPITAL EMERGENCY MEDICAL CARE THROUGH THE USE OF ADVANCED LIFE SUPPORT-MOBILE INTENSIVE CARE PERSONNEL, EQUIPMENT AND VEHICLES UNDER THE DIRECTION OF A PROJECT MEDICAL DIRECTOR. (Section 4.02 of the Act 111. Rev. Stat. 1985, ch. 111 1/2, pars. 5504-02).

"ADVANCED LIFE SUPPORT PERSONNEL" MEANS PERSONS ENGAGED IN THE PROVISION OF ADVANCED LIFE SUPPORT, AS DEFINED AND REGULATED BY THIS PART PROMULGATED PURSUANT TO THIS THE ACT. (Section 4.03 of the Act 111. Rev. Stat. 1985, ch. 111 1/2, pars. 5504-03).

"Alternate Project Medical Director" or "Alternate PMD" means the physician who is designated by the Resource Hospital to direct the ALS/ILS operations in the absence of the Project Medical Director.

"AMBULANCE" MEANS ANY PUBLICLY OR PRIVATELY OWNED VEHICLE THAT IS SPECIFICALLY DESIGNED, CONSTRUCTED OR MODIFIED AND EQUIPPED, AND IS INTENDED TO BE USED FOR, AND IS MAINTAINED OR OPERATED FOR THE EMERGENCY TRANSPORTATION OF PERSONS WHO ARE SICK, INJURED, WOUNDED OR OTHERWISE INCAPACITATED OR HELPLESS (See Subpart C of this Part). (Section 4.05 of the Act 111. Rev. Stat. 1985, ch. 111 1/2, pars. 5504-05).

"Ambulance Provider" means any individual, group of individuals, corporation, partnership, association, trust, joint venture, individual doing business under an assumed name, unit of local government or other public or private ownership entity which owns and operates a business or service utilizing one or more ambulances or EMS vehicles for the transportation of emergency patients.

"AREAWIDE HOSPITAL-EMERGENCY-MEDICAL-SERVICES-(AHES)-COMMITTEES" MEANS THOSE BODIES FORMED AS PRESCRIBED BY THE EMERGENCY-MEDICAL-TREATMENT-ACT-(111. Rev. Stat. 1985, ch. 111 1/2, pars. 86)-AND-IN COMPLIANCE WITH THE RULES FILED UNDER THE ILLINOIS HOSPITAL LICENSING-ACT-(111. Rev. Stat. 1985, ch. 111 1/2, pars. 742-et seq.).

"Areawide Hospital Emergency Medical Services (AHES) Committees"

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means those bodies formed pursuant to Section 86.1 of the "AN ACT requiring hospitals to render hospital emergency service in case of injury or acute medical condition and to implement emergency hospital, medical and surgical services on a community or areawide basis" (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 86.1), and in compliance with the Hospital Licensing Requirements (77 Ill. Adm. Code 250.730).

"Associate Hospital" means a hospital participating in an approved EMS system in accordance with the EMS System Program Plan, fulfilling the same clinical and communications requirements as the Resource Hospital. This hospital has neither does-not-have the primary responsibility for conducting the mobile intensive care personnel training program nor the responsibility for the overall operation of the EMS System program. The Associate Hospital must have a basic or comprehensive Emergency Department with 24-hour physician coverage. It must have a functioning Intensive Care Unit and/or a Cardiac Care Unit. This hospital agrees to replace medical supplies and provide for equipment exchange for participating EMS vehicles.

"Associate Hospital EMS Coordinator" means the EMT-P or Registered Nurse at the Associate Hospital who shall be responsible for duties in relation to the ALS or ILS System, in accordance with the Department-approved EMS System Program Plan.

"Associate Hospital EMS Medical Director" means the physician at the Associate Hospital who shall be responsible for the day-to-day operations of the Associate Hospital in relation to the ALS or ILS System, in accordance with the Department-approved EMS System Program Plan.

"BASIC LIFE SUPPORT (BLS) SERVICES" means the rendering of BASIC LEVEL OF PRE-HOSPITAL AND INTER-HOSPITAL EMERGENCY CARE, INCLUDING BUT NOT LIMITED TO AIRWAY MANAGEMENT, CARDIOPULMONARY RESUSCITATION, CONTROL OF SHOCK AND BLEEDING AND SPLINTING OF FRACTURES, AS OUTLINED IN A BASIC EMERGENCY CARE COURSE APPROVED BY THE DEPARTMENT AND MEETING THE CURRENT NATIONAL CURRICULUM OF THE UNITED STATES DEPARTMENT OF TRANSPORTATION. (Section 4.06 of the Act 111-Rev-Stat-1985, ch-111-1/2-par-5504.06).

"CENTRAL COMMUNICATIONS SYSTEM" means a RADIO AND COMMUNICATIONS COMMAND AND CONTROL CENTER OR CENTERS RESPONSIBLE FOR ACCEPTING CALLS FROM THE PUBLIC FOR EMERGENCY MEDICAL SERVICES, FOR DISPATCHING EMERGENCY MEDICAL SERVICES PERSONNEL AND VEHICLES, FOR RADIO COORDINATION OF EMERGENCY MEDICAL SERVICES VEHICLES AND PERSONNEL, FOR COORDINATION OF MEDICAL COMMUNICATIONS BETWEEN EMERGENCY MEDICAL SERVICES PERSONNEL AND PUBLIC SAFETY AGENCIES, AND WHERE APPLICABLE,

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FOR COORDINATION AND MANAGEMENT OF RADIO FREQUENCIES DEVOTED TO BIOMEDICAL TELEMETRY. (Section 4.07 of the Act 111-Rev-Stat-1985, ch-111-1/2-par-5504.07).

"Channel, Half-Duplex" means a radio channel that transmits and receives signals, but in only one direction at a time.

"CONSUMER" MEANS A PERSON IN THIS STATE WHO IS A RECIPIENT OR POTENTIAL RECIPIENT OF THE SERVICES PROVIDED BY AN EMERGENCY MEDICAL SERVICES SYSTEM, WHO RECEIVES NO DIRECT OR INDIRECT PERSONAL, FINANCIAL, OR PROFESSIONAL BENEFIT AS A RESULT OF AN ASSOCIATION WITH HEALTH CARE OR EMERGENCY SERVICES OTHER THAN THAT GENERALLY SHARED BY THE PUBLIC AT LARGE, AND WHO IS NOT OTHERWISE CONSIDERED A PROVIDER UNDER THE PROVISIONS OF THIS ACT. (Section 4.08 of the Act 111-Rev-Stat-1985, ch-111-1/2-par-5504.08).

"DEPARTMENT" MEANS THE DEPARTMENT OF PUBLIC HEALTH, STATE OF ILLINOIS. (Section 4.09 of the Act 111-Rev-Stat-1985, ch-111-1/2-par-5504.09).

"DIRECTOR" MEANS THE DIRECTOR OF THE DEPARTMENT OF PUBLIC HEALTH, STATE OF ILLINOIS. (Section 4.10 of the Act 111-Rev-Stat-1985, ch-111-1/2-par-5504.10).

"Dysrhythmia" means a variation from the normal electrical rate and sequences of cardiac activity, also including abnormalities of impulse formation and conduction.

"Effective Radiated Power (ERP)" means the power gain of a transmitting antenna multiplied by the net power accepted by the antenna from the connected transmitter.

"Electrocardiogram" means a single lead rhythm strip graphic recording of the electrical activity of the heart by a series of deflections which represent certain components of the cardiac cycle.

"EMERGENCY" MEANS A CONDITION OR SITUATION IN WHICH AN INDIVIDUAL DECLARES A NEED FOR IMMEDIATE MEDICAL ATTENTION OR WHEN THAT NEED IS DECLARED BY EMERGENCY MEDICAL PERSONNEL OR A PUBLIC SAFETY OFFICIAL. (Section 4.11 of the Act 111-Rev-Stat-1985, ch-111-1/2-par-5504.11).

"EMERGENCY MEDICAL SERVICES AGENCY" MEANS A SINGLE ENTITY EITHER PRIVATE OR GOVERNMENTAL, EITHER FOR PROFIT OR NOT FOR PROFIT, WHICH POSSESSES THE AUTHORITY AND RESPONSIBILITY TO ORGANIZE, DIRECT, ADMINISTER, AND COORDINATE ALL OR MOST OF THE EMERGENCY MEDICAL SERVICES FUNCTIONS WITHIN THE ENTIRETY OF ITS DESIGNATED REGION. (111-Rev-Stat-1985, ch-111-1/2-par-5504.11).

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"EMERGENCY MEDICAL SERVICES (EMS) SYSTEM" MEANS AN ORGANIZATION OF PROVIDERS WHICH THROUGH A PROGRAM PLAN SUBMITTED TO AND APPROVED BY THE DEPARTMENT (pursuant to Subpart D of this Part) ENTITLES A HOSPITAL TO UTILIZE QUALIFIED PERSONNEL SPECIFIED IN THE ACT ~~EMT's~~ TO PROVIDE OR COORDINATE PRE-HOSPITAL AND INTER-HOSPITAL EMERGENCY CARE AT AN ADVANCED OR INTERMEDIATE LEVEL, TO VICTIMS OF ILLNESS OR INJURY WITHIN THE AREA SPECIFIED IN THE PROGRAM PLAN. ADVANCED OR INTERMEDIATE LEVEL SERVICES MAY INCLUDE THE UTILIZATION OF BLS LEVEL SERVICES. ONE HOSPITAL IN EACH PROGRAM PLAN MUST BE DESIGNATED AS THE RESOURCE HOSPITAL. ALL HOSPITALS AND AMBULANCE PROVIDERS PARTICIPATING IN AN EMS SYSTEM MUST SPECIFY THEIR LEVEL OF PARTICIPATION IN THE PROGRAM PLAN. (Section 4.18 of the Act ~~111-Rev-Stat-1985; eh-111-1/2; par-5504-18~~).

"EMS System Coordinator(s)" means the designated individual(s) responsible to the Project Medical Director and Project Director for coordination of the educational and functional aspects of the System program.

"EMS System Program Plan" means the document prepared by the Resource Hospital and approved by the Department which describes the EMS System program and directs the program's operation (see Subpart D of this Part).

"Emergency Medical Services System Survey" means a questionnaire which provides data to the Department for the purpose of compiling annual reports.

"Emergency Medical Services Vehicle (EMS vehicle)" means any vehicle used for BLS, ILS, ALS, as a special EMS unit or rescue vehicle operating within an approved EMS System.

"EMERGENCY MEDICAL TECHNICIAN-AMBULANCE" OR "EMT-A" MEANS A PERSON WHO HAS SUCCESSFULLY COMPLETED A COURSE OF INSTRUCTION IN BASIC LIFE SUPPORT SERVICES AS REQUIRED AND IS CURRENTLY CERTIFIED BY THE DEPARTMENT IN ACCORDANCE WITH STANDARDS PRESCRIBED BY THIS ACT AND THIS PART, WHO PROVIDES EMERGENCY MEDICAL SERVICES. (Section 4.12 of the Act ~~111-Rev-Stat-1985; eh-111-1/2; par-5504-12~~).

"EMERGENCY MEDICAL TECHNICIAN INTERMEDIATE" OR "EMT-I" MEANS AN EMT-A CURRENTLY CERTIFIED BY THE DEPARTMENT WHO HAS COMPLETED A DEPARTMENT APPROVED COURSE OF INSTRUCTION (pursuant to Subpart F of this Part) IN SPECIFIC ADVANCED LIFE SUPPORT-MOBILE INTENSIVE CARE SERVICES AND WHO IS CURRENTLY FUNCTIONING IN A PROGRAM APPROVED BY THE DEPARTMENT TO PROVIDE SUCH SERVICES UNDER THE SUPERVISION AND CONTROL OF A PROJECT MEDICAL DIRECTOR. (Section 4.15 of the Act ~~111-Rev-Stat-1985; eh-111-1/2; par-5504-13~~).

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"EMERGENCY MEDICAL TECHNICIAN-PARAMEDIC" OR "EMT-P" MEANS A PERSON WHO HAS SUCCESSFULLY COMPLETED A DEPARTMENT APPROVED COURSE OF INSTRUCTION (pursuant to Subpart G) IN ADVANCED LIFE SUPPORT-MOBILE INTENSIVE CARE SERVICES AND IS CURRENTLY CERTIFIED BY THE DEPARTMENT. CANDIDATES FOR EMT-P TRAINING MUST BE SPONSORED BY, EMPLOYED BY, OR SHOW DOCUMENTATION OF FUNCTIONING WITHIN A STATE APPROVED EMS VEHICLE AGENCY PROVIDING ADVANCED LIFE SUPPORT SERVICES. (Section 4.13 of the Act ~~111-Rev-Stat-1985; eh-111-1/2; par-5504-13~~).

"Effective-Radiated-Power-(ERP)" means the power gain of a transmitting antenna multiplied by the net power accepted by the antenna from the connected transmitter.

"FCC" means the Federal Communications Commission.

"HEALTH SYSTEMS AGENCY" MEANS A HEALTH SYSTEMS AGENCY AS DEFINED IN 42 U.S.C. 300 L-1 (a). (Section 4.14 of the Act ~~111-Rev-Stat-1985; eh-111-1/2; par-5504-14~~).

"HOSPITAL" HAS THE MEANING ASCRIBED TO IT IN THE HOSPITAL LICENSING ACT (111. Rev. Stat. 19851987, ch. 111 1/2, par. 142 et seq.). (Section 4.04 of the Act ~~111-Rev-Stat-1985; eh-111-1/2; par-5504-04~~).

"INTERMEDIATE LIFE SUPPORT CARE" OR "ILS" MEANS AN INTERMEDIATE LEVEL OF PRE-HOSPITAL AND INTER-HOSPITAL EMERGENCY CARE THAT INCLUDES BLS CARE, PLUS INTRAVENOUS CANNULATION AND FLUID THERAPY, INVASIVE AIRWAY MANAGEMENT, TRAUMA CARE, AND OTHER AUTHORIZED TECHNIQUES AND PROCEDURES INITIATED FOR THE TREATMENT OF REAL OR POTENTIAL ACUTE LIFE-THREATENING CONDITIONS, UNDER THE DIRECTION OF A PHYSICIAN LICENSED TO PRACTICE MEDICINE IN ALL OF ITS BRANCHES OR A QUALIFIED REGISTERED PROFESSIONAL NURSE/MICN OR REGISTERED PROFESSIONAL NURSE/FIELD RN, WHO HAS SATISFACTORILY COMPLETED-A COURSE-OF-TRAINING-IN-EMERGENCY-MEDICAL-CARE-(e-g-ATLS-ABLS) APPROVED-BY-THE-DEPARTMENT; AND WHERE AUTHORIZED BY THE PROJECT MEDICAL DIRECTOR OR THIS PART IN A DEPARTMENT APPROVED EMS SYSTEM. (Section 4.19 of the Act ~~111-Rev-Stat-1985; eh-111-1/2; par-5504-19~~).

"INTERMEDIATE LIFE SUPPORT SERVICES" MEANS A HOSPITAL PROVIDING, WITH THE APPROVAL OF THE DEPARTMENT (See Subpart D of this Part), PRE-HOSPITAL AND INTER-HOSPITAL EMERGENCY MEDICAL CARE THROUGH THE USE OF INTERMEDIATE LIFE SUPPORT-MOBILE INTENSIVE CARE PERSONNEL, EQUIPMENT AND VEHICLES, UNDER THE DIRECTION OF A PROJECT MEDICAL DIRECTOR. (Section 4.20 of the Act ~~111-Rev-Stat-1985; eh-111-1/2; par-5504-20~~).

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"Mobile Radio" means a two-way radio installed in an EMS vehicle which may not be readily removed.

"Participating Hospital" means a hospital participating in an approved EMS System in accordance with the EMS System Program Plan, which may or may not have monitoring capabilities and which receives patients treated and transported by System EMS vehicles within the Department-approved EMS system under the direction of the Project Medical Director or PMD designee. This hospital agrees to replace medical supplies and provide for equipment exchange for participating EMS vehicles.

"Physician" means any person licensed to practice medicine in all of its branches under the Medical Practice Act of 1987. (Ill. Rev. Stat. 1985 1987, ch. 111, pars. 4400-1 et seq. as amended by Public Act 85-4, effective May 22, 1987).

"Portable Radio" means a hand-held radio which accompanies the user during the conduct of emergency medical services.

"PRE-HOSPITAL CARE" MEANS THOSE EMERGENCY MEDICAL SERVICES RENDERED TO EMERGENCY PATIENTS FOR ANALYTIC, RESUSCITATIVE, STABILIZING, OR PREVENTIVE PURPOSES, PRECEDENT TO AND DURING TRANSPORTATION OF SUCH PATIENTS TO HOSPITALS. (Section 4.16 of the Act 111-Rev. Stat. 1985, ch. 111, pars. 4400-1 et seq. as amended by Public Act 85-4, effective May 22, 1987).

"Pre-hospital Care Provider or System Participant" means any EMT-A, I or P, Ambulance, Ambulance Provider, EMS Vehicle, Associate Hospital, Participating Hospital, EMS System Coordinator, Associate Hospital EMS Coordinator, Associate Hospital EMS Medical Director, Field RN, MTGN or Physician serving on an ambulance or giving voice orders over telemetry, that participates in the provision of pre-hospital care in an EMS System and is subject to suspension by the Project Medical Director of that System in accordance with the policies of the EMS System Program Plan approved by the Department.

"Project Director" means the administrator, appointed by the Resource Hospital with the approval of the Project Medical Director, responsible for the administration of the EMS System.

"Project Medical Director" or "PMD" means the physician appointed by the Resource Hospital who has the responsibility and authority for total management of the EMS System. (See Sections 535.210(h) and 535.230(a) of this Part).

"Registered Nurse" or "Registered Professional Nurse" or "RN" means a person who is licensed as a professional nurse under the Illinois Nursing Act of 1987 (Ill. Rev. Stat. 1987, ch. 111, pars. 3501 et seq.).

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"REGISTERED PROFESSIONAL NURSE/FIELD RN" MEANS A REGISTERED NURSE, LICENSED UNDER "THE ILLINOIS NURSING ACT OF 1987", AS AMENDED, (Ill. Rev. Stat. 1987, ch. 111, pars. 3501 et seq.), WHO HAS BEEN APPROVED BY THE PROJECT MEDICAL DIRECTOR IN A DEPARTMENT-APPROVED EMS SYSTEM, AND WHO HAS SATISFACTORILY COMPLETED ADDITIONAL SUPPLEMENTARY TRAINING INCLUDING BUT NOT LIMITED TO COURSES IN EXTRICATION, TELEMETRY AND COMMUNICATIONS, ADVANCED CARDIAC LIFE SUPPORT, INCLUDING DEFIBRILLATION AND INTUBATION OR ITS EQUIVALENT, AND EITHER TRAUMA NURSE SPECIALIST OR NURSE TRAUMA LIFE SUPPORT OR THEIR EQUIVALENTS AS APPROVED BY THE PROJECT MEDICAL DIRECTOR (Section 4.21 of the Act).

"REGISTERED PROFESSIONAL NURSE/MICN" OR "Mobile Intensive Care Nurse" MEANS A REGISTERED NURSE, LICENSED UNDER "THE ILLINOIS NURSING ACT", AS AMENDED, (Ill. Rev. Stat. 1987, ch. 111, pars. 3501 et seq.), WHO HAS SATISFACTORILY COMPLETED THE MOBILE INTENSIVE CARE NURSE COURSE INCLUDING TRAINING IN TELEMETRY AND COMMUNICATIONS, ADVANCED CARDIAC LIFE SUPPORT, AND A PRE-HOSPITAL TRAUMA SUPPORT COURSE OR ITS EQUIVALENT, AS APPROVED BY THE DEPARTMENT. (Section 4.21(a) of the Act).

"Resource Hospital" means a the hospital with the authority and the responsibility for the an EMS System as outlined in a plan approved by the Department. The hospital may apply for Resource Hospital designation after review and approval by the AHES Committee. The Resource Hospital is approved by the Department the Department-approved EMS System Program Plan (See Subpart D of this Part) and, The Resource Hospital, through the Project Medical Director, assumes responsibility for the entire program including the clinical aspects, operations and educational programs. This hospital agrees to replace medical supplies and provide for equipment exchange for participating EMS vehicles.

"STATE EMERGENCY MEDICAL SERVICES DISCIPLINARY REVIEW BOARD" MEANS A FIVE-MEMBER BOARD APPOINTED BY THE GOVERNOR TO REVIEW AND AFFIRM, REVERSE OR MODIFY THE DECISION OF A LOCAL SYSTEM REVIEW BOARD TO AFFIRM OR REVERSE A PROJECT MEDICAL DIRECTOR'S ORDER TO SUSPEND AN INDIVIDUAL OR INDIVIDUAL PROVIDER FROM PARTICIPATION WITHIN AN EMS SYSTEM (Section 10.2 of the Act) (See Sections 535.265 and 535.270 of this Part).

"System Participation Suspension" means the suspension from participation within an EMS System of an individual or individual provider, as specifically ordered by that System's Project Medical Director.

"System Review Board" or "Board" means a panel of individuals

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assembled within an EMS System for the purpose of reviewing a decision by the Project Medical Director to suspend from participation an individual or individual provider participating within that System. The Board shall consist of four (4) voting members and a chairperson who shall vote only in the event of a tie. The Project Medical Director shall appoint as two (2) standing members of the Board, the System Project Director or designee and an emergency room physician from within the System who is not the Project Medical Director. The remaining two (2) voting members and chairperson shall be selected by the suspended participant from a list provided by the Project Medical Director. That list shall consist of the names of six (6) providers from within the System who are in the same provider category and level as the suspended participant. If the suspended participant is a provider in a category or level which consists of less than six (6) providers, the suspended participant may choose the two (2) voting members and chairperson from any of the System's provider lists.

"Telecommunications Equipment" means a radio capable of transmitting and/or receiving voice and electrocardiogram (EKG) signals.

"Telemetry" means the transmission of data by wire, radio, or other means from remote sources to a receiving station for recording and analysis.

"Unit Identifier" is a number assigned by the Department for each EMS vehicle in the State to be used in radio communications.

"911" means an emergency answer and response system in which the caller need only dial 9-1-1 on a telephone to obtain emergency services including police, fire, medical ambulance and rescue.

(Source: Amended at 12 Ill. Reg. 22406, effective December 15, 1988)

Section 535.20 Incorporated Materials

The following regulations, standards and statutes are incorporated or referenced in this Part.

a) Federal guidelines, statutes and regulations:

- 1) U.S. Code 42, The Public Health and Welfare, 42 U.S.C. 300 L-1(a). (See Section 535.100).
- 2) Federal Specification for Ambulance, KKK-A-1822B (1985). (See Section 535.150).

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- 3) Emergency Medical Technician-Ambulance: National Standard Curriculum (1984). (See Sections 535.300(c) and (h); 535.310(a); 535.400(c) and (h); 535.410(a); 535.420(a) and (b); 535.500(c) and (e); 535.510(a) and (d) and 535.530(d)).

- 4) 47 CFR 90 (1988) (Section 535.60(a))

b) State of Illinois Statutes:

- 1) ~~Emergency Medical Treatment Act~~, "AN ACT requiring hospitals to render hospital emergency services in case of injury or acute medical condition and implement emergency hospital, medical and surgical services on a community or areawide basis," (Ill. Rev. Stat. ~~1985~~ 1987, ch. 111 1/2, par. 86 et seq.). (See Section 535.10).

- 2) Hospital Licensing Act, (Ill. Rev. Stat. 1987 ~~1985~~, ch. 111 1/2, par. 142 et seq.). (See Section 535.10).

- 3) Medical Practice Act of 1987, (Ill. Rev. Stat. 1987 ~~1985~~, ch. 111, par. 4400-1 et seq.). (See Section 535.10).

- 4) The Illinois Nursing Act of 1987 (Ill. Rev. Stat. 1987 ~~1985~~, ch. 111, par. 3501 ~~3401~~ et seq.). (See Section 535.230~~(e)~~10).

- 5) Code of Civil Procedure (Ill. Rev. Stat. ~~1985~~ 1987, ch. 110, par. 8-2101 et seq.). (See Section 535.700(g)).

c) State of Illinois Regulations

- 1) Rules of Practice and Procedure for Administrative Hearings (77 Ill. Adm. Code 100). (See Sections 535.140(d) and 535.250(g)).
- 2) Hospital Licensing Requirements (77 Ill. Adm. Code 250). (See Sections 535.10, 535.200(d) and 535.210(e)).

- d) All incorporations by reference of federal regulations and the standards of nationally recognized organizations refer to the regulations and standards on the date specified and do not include any additions or deletions subsequent to the date specified.

(Source: Amended at 12 Ill. Reg. 22406, effective December 15, 1988)

535.60 EMS Systems Communications

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All EMS Systems shall comply with the following requirements:

- a) The System's communications plan shall be submitted for approval to the Department's EMS Communications staff, and shall include the following in accordance with 47 CFR 90 (1988):
- 1) A listing of access numbers for Emergency Medical Services including a description of plans to utilize or to implement a "911" System or CMED if or when available and a list of agencies involved;
 - 2) A description of the EMS vehicle dispatch system to be utilized;
 - 3) A description of communications interface with existing Systems;
 - 4) A description of plans to handle hospital-to-hospital communications;
 - 5) A complete and detailed communications equipment description;
 - 6) A general description of UHF and VHF radio capabilities, including Resource and Associate Hospital interconnections and control functions if any exist;
 - 7) A general description of paramedic input telephones including Resource and Associate Hospital interconnections if any exist;
 - 8) A general description of EMS vehicle dispatch communications including areas covered, mutual aid agreements, radio and telephone capabilities including radio channels used (i.e., 155.220MHz) and present and future 911 involvement;
 - 9) All mobile and portable communications equipment to be used by EMS System personnel;
 - 10) A detailed block diagram sketch or sketches showing all transmitters, receivers, antennas, control consoles, ECG demodulators, patient monitor equipment, recorders, telephones, couplers, with signal flow lines;
 - 11) Radio equipment specifications, including effective radiated power, antenna height, ground heights, antenna pattern, antenna direction, channels used, continuous tone-controlled squelch system tones, digital dial numbers;
 - 12) Modes of operation such as half-duplex and multiplex;
 - 13) Radio coverage maps showing locations of all transmitting and

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receiving equipment and control points;

- 14) A general discussion concerning radio interference and steps taken to minimize it (i.e., the use of only short ECG transmissions, thus allowing several EMS units to use one channel, minimizing ERP and antenna height);
 - 15) Copies of FCC licenses or application, and
 - 16) A narrative description of the System's plans for informing the community of the EMS System program development, how citizens can gain access, and the ongoing operation of the System.
- ab) EMS telecommunications equipment shall be configured to allow the Project Medical Director, or designee, to monitor all EMT-I vehicle to hospital and all EMT-P-to-hospital transmissions and all hospital to EMT-I-and-all-EMT-P vehicle transmissions within their system, the System.
- bc) Resource and Associate Hospitals shall have an operational control point for a MERCI VHF/UHF base station, telemetry receiving and monitoring and any Associate to Resource intercom lines.
- ed) Physician direction shall be provided from the operational control point of an approved Resource or Associate hospital (See Subpart D)
- de) Telecommunications equipment necessary to fulfill the requirements of this Part shall be staffed and maintained 24-hours every day, including VHF and UHF base stations and their required telephone equipment.
- ef) EMS System personnel shall be capable of properly operating their respective communications equipment.
- fg) All telecommunications equipment shall be maintained to minimize breakdowns. Procedures shall be established to provide immediate action to be taken by operating personnel to ensure rapid restoration in case breakdowns do occur.
- gh) Written protocols shall describe communications procedures for operation of the system System, all base station control points, and field units. These protocols shall contain provisions for limiting the time of individual radio transmissions to include only necessary information transfer (i.e., short telemetry strips). Mobile base control points and mobile units shall have an easily accessible copy of the

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protocols pertaining to their stations.

- ii) The Department shall approve channel assignments, effective radiated power, antenna height and locations, and tones in new systems. Systems to insure radio coverage in approved program service area without causing interference in existing systems Systems.
- ij) In existing systems Systems, the Department shall monitor and may require modifications in channel assignments, tones, antenna height and locations, and ERP to correct documented radio interference problems, after a hearing, if one is requested, by a EMS system.

(Source: Amended at 12 Ill. Reg. 22406, effective December 15, 1988)

SUBPART D: EMERGENCY MEDICAL SERVICES SYSTEM PROGRAM

Section 535.200 Emergency Medical Services System Program - General

- a) The EMS System rules promulgated by the Department shall apply to all hospitals conducting programs utilizing Advanced Life Support/Mobile Intensive Care personnel and/or Intermediate Life Support/Mobile Intensive Care personnel for the delivery of emergency medical care to the sick and injured at the scene of an emergency, during transport to a hospital, while in the hospital, emergency department, during transports, and until care and responsibility can be assumed by the receiving hospital's staff. This Part shall also apply to all agencies and personnel participating in these programs.

The provisions of this Subpart shall apply to all hospitals, ambulance providers and personnel participating in the delivery of Advanced Life Support/Mobile Intensive Care and/or Intermediate Life Support/Mobile Intensive Care to the sick and injured at the scene of an emergency, during transport to a hospital or during inter-hospital transport, and within a hospital emergency department until the responsibility for the care of the patient is assumed by the medical personnel at the receiving hospital.

- b) An EMS System shall not become operational nor shall any training of System personnel begin without a formal written approval letter issued by the Department. Approval will be based on the requirements of this Subpart.

The emergency care described in subsection 535.200(a) shall only be offered or rendered through an approved Emergency Medical Services (EMS) System. An EMS System shall not become operational nor shall

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any training of System personnel begin until a letter of approval has been issued by the Department.

- c) Each new EMS System shall submit three copies signed by the Project Director of a written plan to the Department for approval. One copy shall remain with the Department for review by staff members; one copy shall be returned to the Project Medical Director and one copy shall be sent to the Department's Regional Emergency Medical Services staff person in the area.

An applicant for EMS System approval shall submit to the Department three copies of a written System Program Plan signed by the Project Medical Director which includes all of the information and documentation required by Section 535.210 of this Subpart.

- d) If an approved system desires to modify its plan, the system must submit an amendment to the approved plan, along with approval from the AHES Committee and request approval from the Department for the system modification.

An approved System which desires to modify its System Program Plan shall submit to the Department a written amendment signed by the Project Medical Director, along with a written statement of approval from its AHES Committee. A System shall not implement a modification to its approved Program Plan until a letter of approval has been issued by the Department.

- e) The Department will not review requests for grants for equipment or training until formal Department approval has been issued.

After receiving a Program Plan for a proposed EMS System or an amendment to an approved System Program Plan, the Department shall notify the applicant or System within thirty (30) days if its Program plan or amendment is incomplete. Such notice shall include a description of the information or documentation needed to complete the Program Plan or amendment.

- f) After receiving a plan for a proposed EMS system or an amendment to an approved plan for an EMS system, the Department shall notify the EMS system within 30 days that its plan or amendment is incomplete and state the reasons therefor. Department approval or disapproval must be given within 120 days. In the event of a disapproval, the Department shall state the reasons therefor.

After receiving a complete Program Plan for a proposed EMS System or amendment to an approved System Program Plan, the Department shall issue a letter of approval or disapproval within 120 days. A letter of disapproval shall include the reasons for disapproval. The

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Department shall approve EMS Systems which meet the requirements of this Part and the Act.

- g) The Department shall not review requests for equipment or training grants until a letter of approval has been issued by the Department.
- h) The Department shall inspect, pursuant to a complaint filed with the Department or as it deems necessary to verify compliance with the Act and this Part, any equipment, records or vehicles used or maintained by a proposed or approved EMS System or by any provider participating in a proposed or approved EMS System. Routine inspections shall be conducted no more often than every three years. Inspections are performed on an annual and complaint basis.
- i) Letters of commitment required in Section 535.210 shall be updated at least every three years.

(Source: Amended at 12 Ill. Reg. 22406, effective December 15, 1988)

Section 535.210 EMS System Program Application Plan

An Emergency Medical Services (EMS) System Program Plan shall contain the following information:

- a) The name and address of the Resource Hospital;
- b) The names and resumes of the following persons:
 - 1) The Project Medical Director,
 - 2) The Project Director,
 - 3) The EMS System Coordinator.
- c) The names and addresses of each Associate or Participating Hospital;
- d) The names and addresses of each ambulance provider participating within the EMS System;
- e) A letter from the appropriate AHES committee which contains the following:
 - 1) A statement that the Resource Hospital meets the requirements of a basic or comprehensive emergency facility (See "Basic" and "Comprehensive" emergency services as defined in Section 250.710 of the Hospital Licensing Requirements (77 Ill. Adm. Code 250));

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- 2) A brief description of the AHES area including categorization scheme, a specialty availability and critical care referral patterns, and
- 3) A statement that the proposed EMS System Program Plan has been reviewed and approved.
- f) A map of the EMS System's service area indicating the locations of all hospitals and ambulance providers participating in the System;
- g) Letters of commitment from the following persons at the Resource Hospital, which describe the commitment of the writer and his or her office to the development and ongoing operation of the EMS System, and which state the writer's understanding of and commitment to any necessary changes such as emergency department staffing and educational requirements;

- 1) The Chief Executive Officer of the hospital;
- 2) The Chief of the Medical Staff, and
- 3) The Director of the Nursing Services.
- h) A letter of commitment from the Project Medical Director which describes the PMD's agreement to:
 - 1) Be responsible for the ongoing education of all System personnel including coordinating didactic and clinical experience;
 - 2) Develop written standing orders (treatment protocols, standard operating procedures) to be used in the PMD's absence and certify that all involved personnel will be knowledgeable in emergency care and capable of providing treatment and using communications equipment once the program is operational;
 - 3) Provide the name and resume of the Alternate Project Medical Director;
 - 4) Be responsible for supervising all personnel participating within the System, as described in the System Program Plan;
 - 5) Ensure that the Department has access to all records, equipment and vehicles under the authority of the PMD, during any Department inspection, investigation or site survey;
 - 6) Notify the Department of any changes in personnel providing pre-hospital care in accordance with the EMS System Program Plan approved by the Department;

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- 7) Be responsible for the total management of the System, including the enforcement of compliance with the System Program Plan by all participants within the System, and
 - 8) Ensure that a copy of the application for renewal (a form supplied by the Department) is provided to every EMT-I or EMT-P within the System who has NOT been recommended for recertification by the Project Medical Director.
 - 9) Be responsible for compliance with the provisions of Sections 535.260 and 535.265 of this Part.
- i) A description of the method(s) of providing EMS services which includes the protocols for:
- 1) single vehicle response and transport;
 - 2) dual vehicle response;
 - 3) level of first response vehicle;
 - 4) level of transport vehicle, and
 - 5) use of mutual aid agreements.
- j) A letter of commitment from each Associate or Participating Hospital within the System which includes the following:
- 1) Signed statements by the hospital's Chief Executive Officer, Chief of the Medical Staff and Director of the Nursing Service describing their commitments to the standards and procedures of the System;
 - 2) A description of how the hospital will relate to the EMS System Resource Hospital, its involvement in the ongoing planning and development of the program, and its utilization of the education and continuing education aspects of the program;
 - 3) A commitment to meet the System's educational standards for MICNs and Field RNs;
 - 4) An agreement to provide exchange of all drugs and equipment with all pre-hospital providers participating in the System;
 - 5) An agreement to utilize the standard treatment orders as established by the Resource Hospital;
 - 6) An agreement to follow the operational policies and protocols of

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- the System;
- 7) An agreement to participate in the training and continuing education of pre-hospital personnel;
 - 8) An agreement to collect and provide relevant data as determined by the Resource Hospital;
 - 9) A description of the hospital's data collection and reporting methods and the personnel responsible for maintaining all data;
 - 10) The names and resumes of the Associate Hospital EMS Medical Director and Associate Hospital EMS Coordinator;
 - 11) An agreement to allow the Department access to all records, equipment and vehicles relating to the System during any Department inspection, investigation or site survey, and
 - 12) If the hospital is a participant in another System, a description of how it will interact within both Systems and how it will ensure that communications interference as a result of this dual participation will be minimized.
- k) A letter of commitment from each ambulance provider participating within the System which includes the following:
- 1) For each EMS vehicle participating within the System:
 - A) The year, model, make, and vehicle identification number;
 - B) The license plate number;
 - C) The Department license number, unless exempt from Department licensure (See Section 9 of the Act);
 - D) The base location address, and
 - E) The level of service (advanced, intermediate or basic).
 - 2) A description of its role in providing advanced life support, intermediate life support, basic life support and patient transport services with the System;
 - 3) Definitions of the primary, secondary and outlying areas of response for each EMS vehicle used within the System;
 - 4) A map or maps indicating the base locations of each EMS vehicle, the primary, secondary and outlying areas of response for each EMS vehicle, the population base of each service area and the square mileage of each service area;
 - 5) A commitment to optimum responses times of 4-6 minutes in

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primary coverage areas, 10-15 minutes in secondary coverage areas, and 15-20 minutes in outlying coverage areas;

6) A commitment to twenty-four (24) hour coverage;

7) A commitment that within one (1) year after Department approval of the EMS System, each ambulance at the scene of an emergency and during transport of emergency patients to and between hospitals will be staffed in accordance with the requirements of Section 535.150 (f)(1) and (2);

8) Copies of written mutual aid agreements with other providers and/or a description of the provider's own back-up system, which detail how adequate coverage will be ensured when an EMS vehicle is responding to a call and a simultaneous call is received for service within that vehicle's coverage area;

9) A statement that emergency services which an EMS vehicle is authorized to provide shall not be denied on the basis of the patient's inability to pay for such services;

10) An agreement to file an appropriate EMS run sheet or form for each emergency call, as required by the System;

11) An agreement to maintain the equipment required by Section 535.150 and by the System, in working order at all times, and to carry the medication as required by the System;

12) An agreement to notify the Project Medical Director of any changes in personnel providing pre-hospital care in the System in accordance with the policies in the System Manual;

13) A copy of its current FCC license(s);

14) A description of the mechanism and specific procedures used to access and dispatch the EMS vehicles within their respective service areas;

15) A list of all personnel providing pre-hospital care, their certification numbers, expiration dates and levels of certification (EMT-A, EMT-I, EMT-P), their Field RN or MD status;

16) An agreement to allow the Department access to all records, equipment and vehicles relating to the System during any Department inspection, investigation or site survey;

17) An agreement to allow the Project Medical Director or designee access to all records, equipment and vehicles relating to the

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System during any inspection or investigation by the PMD or designee to determine compliance with the System Program Plan;

18) Documentation that its communications capabilities meet the requirements of Section 535.50 of this Part;

19) Documentation that each EMS vehicle participating in the System complies with the vehicle design, equipment and extrication criteria as provided in Section 535.150(a)(1) and (b) of this Part, and

1) Descriptions and documentation of each communications requirement provided in Section 535.60 of this Part;

m) A System Manual, the format of which shall be System specific as to organization, which shall contain but not be limited to items (1) through (11) in the following subparagraphs; and which except for training program examinations and quizzes, student and instructor evaluations, and any examinations used to test or monitor System participants' proficiency; shall be available to all System participants. The entire Manual shall be available to any agency authorized to evaluate, survey or accredit the program.

1) The Project Medical Director's written standing orders (treatment protocols, Standard Operating Procedures) to be used in the PMD's absence, including the circumstances under which the MICN will call the PMD or a designated physician to the operational control point, and what the nurse's limitation are;

2) A list of all equipment and drugs required for EMS vehicles;

3) The System's program and requirements for the training and continuing education of EMTs, Field RNs and MICNs including but not limited to:

A) Curriculum (EMT training programs shall be taught in accordance with the United States Department of Transportation (DOT) Emergency Medical Technician National Standard Curriculum, 1984);

B) Teaching schedules;

C) Training program examinations, including the formats to be used (i.e., essay, multiple-choice, classroom or take-home quizzes, practical examinations);

D) Clinical experiences;

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- E) Training program entrance and successful completion requirements;
- F) Training program student and instructor qualifications;
- G) Clinical and didactic recertification requirements, including a requirement that each EMT's continuing education records shall be kept on file at the State Hospital, and that copies shall be provided to the EMT, and
- H) System examinations, if any, used to determine an EMT's continued proficiency to render the level of care for which the EMT is certified.
- 4) Communications standards and protocols including:
- A) The information contained in the System Program Plan relating to the requirements of Sections 535.60(a)(1), (2), (3) and (4), 535.60(b) and 535.60(g);
- B) Protocols ensuring that physician direction and voice orders to EMS vehicle personnel, including ambulances participating in the System are provided from the operational control point of the Resource or Associate Hospital, and
- C) Protocols ensuring that voice orders via radio and using telemetry shall be given by or under the direction of the Project Medical Director or the PMD's designee, who shall be either an MICN, a Field RN or a physician.
- 5) Quality assurance measures for patient care, including operation and System training activities, including but not limited to monitoring training activities to ensure proper instruction and materials are consistent with Illinois State Department of Transportation training standards for EMTs and Section 4 and 13 of the Act, unannounced inspections of pre-hospital services, and internal provider self-assessments.
- 6) Data collection and evaluation methods which include:
- A) The mechanism for collecting data from hospitals and pre-hospital providers;
- B) A copy of the pre-hospital reporting form;
- C) The method employed to evaluate data for accuracy and correct patient care or reporting discrepancies;

- D) A sample of the information and data to be reported to the Department summarizing System activity, and
- E) The System's procedure for ensuring the confidentiality of patient names and patient identifying information;
- 7) Operational policies which delineate the respective roles and responsibilities of all providers in the System regarding the provision of emergency services, including:
- A) Abuse of controlled substances by System personnel;
- B) Resource Hospital overrides (situations in which Associate Hospital orders are overruled by the Resource Hospital);
- C) Infectious disease and disinfection procedures, and
- D) Reporting and documentation of problems.
- 8) Medical-Legal policies addressing:
- A) A patient's right of refusal;
- B) Transport to closest hospital/bypass;
- C) Patient hospital preference;
- D) Minor patient/guardian consent;
- E) Patient abandonment;
- F) Coroner policy;
- G) Emotionally disturbed patients;
- H) Do not resuscitate situations;
- I) Patient confidentiality/release of information;
- J) Interaction with law enforcement/evidence, and
- K) Reporting of suspected crimes (i.e., child abuse);
- 9) Any procedures regarding disciplinary/suspension decisions and the review of those decisions which the System has elected to follow in addition to those required by the Act,
- 10) The responsibilities of the EMS Coordinator(s), as designated by

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the Project Medical Director, including data evaluation, supervision of clinical, didactic and field experience training, and physician and nurse education as required, and

- 1) The responsibilities of the Project Director.
- n) If the Resource Hospital for a proposed EMS System is currently participating in an existing System, the following additional information must be provided:
 - 1) A clear description of its current role and status within the existing System;
 - 2) Its rationale for separating from the existing System and developing its own program;
 - 3) A description of the methods to be used for ensuring the coordination of emergency services with adjacent Systems, including the System which it proposes to leave;
 - 4) A statement detailing the effect which the proposed change will have on the area's pre-hospital services and patient referral patterns;
 - 5) A statement summarizing the steps to be taken to ensure that the necessary quality and level of care will be maintained during the implementation phase of the proposed System;
 - 6) A statement detailing the effect which the proposed System will have on the current radio communications systems utilized in the area;
 - 7) A detailed description of its communications system design, including the expected delivery dates for equipment which has been purchased, leased or ordered, and
 - 8) If the proposed System intends to use, borrow or lease any communications equipment or facilities from an existing System, a copy of a specific contract or agreement authorizing such arrangement shall be attached.
- a) The following items must be included in the preface of the program proposal:
 - 1) Name of the hospital that will be the EMS System Resource Hospital;
 - 2) Name of the Project Medical Director;

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- 3) Name of the Project Director;
- 4) Name of the EMS System Coordinator(s);
- b) Each written proposal must include a letter from the appropriate AHES committee which shall contain the following:
 - 1) A statement that the hospital to be the EMS System Resource Hospital meets the requirements of a basic or comprehensive emergency facility;
 - 2) A brief description of the AHES or other health planning area, including categorization scheme, specialty availability, and critical care referral patterns;
 - 3) A statement that the proposal has been reviewed and approved;
 - e) The program proposal must include a map of the service area indicating all system hospitals which will be participating in the EMS System and the location of EMS vehicle agencies which will be involved;
 - 1) Each system hospital shall submit a letter describing how it will relate to the EMS System Resource Hospital, its involvement in ongoing planning and development of the program, and its utilization of the education and continuing educational aspects of the program;
 - 2) A brief narrative of each participating EMS vehicle agency's role in the project; this must include the following:
 - A) A definition of the role of private and municipal providers in advanced intermediate and basic life support, and patient transport services;
 - B) A definition of the primary area of response, including a map indicating the EMS vehicles' location, population base of service area, and square mileage;
 - C) A commitment to an optimum response time of 4-6 minutes in the primary coverage area, 10-15 minutes in secondary coverage area, and 15-20 minutes in outlying coverage areas;
 - D) A commitment to 24-hour coverage;
 - E) A commitment that, within one year of approval of the application, each EMS vehicle at the scene of an emergency

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shall be staffed in accordance with the level of participation specified in the proposed plan and shall function on a 24-hour-a-day basis, every day of the year.

- F) Written agreements from the EMS vehicle agencies for appropriate mutual aid and back-up system when an EMS vehicle is responding to a call and a simultaneous call is received.
- G) A description of the current EMS vehicle status in participating communities, plans to upgrade, if necessary, and a definite date of projected full compliance with system requirements.

- H) A list of minimum equipment approved by the Project Medical Director for EMS vehicles participating in the system, including the equipment, drugs and biologics necessary to provide advanced, intermediate or basic life support services.

- d) An EMS System shall include in the proposal a description of the method of providing emergency medical services. This shall include one or more of the following:

- 1) An EMS System may utilize non-transport vehicles to carry personnel and equipment necessary to provide the level of care specified in the system plan to the scene of an accident or illness. Such response must be utilized in conjunction with a Department approved ambulance (See Subpart C) for patient transportation.

- 2) Combined team response. An EMS System shall staff the EMS vehicle with one EMT at the level of participation designated in the approved plan and one other EMT. When indicated by the Project Medical Director or the resource hospital or when requested by the initially responding team, a similarly-manned vehicle would be dispatched to the scene. One EMT capable of rendering care at the level designated in the approved plan, must accompany the patient to the hospital in the transporting vehicle.

- 3) Dual response system. An EMS System may utilize a dual response mechanism whereby the initial response is made by basic life support personnel. An EMS vehicle staffed by personnel certified to render the level of care specified in the approved plan will be dispatched simultaneously. The BLS personnel may request cancellation of the second vehicle from the Resource or Associate Hospital after assessment and determination of need.

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- 4) Advanced/intermediate/life support response. A system may utilize only vehicles staffed by two EMTs certified to provide care at the level staffed in the plan.

- e) The proposal must contain written commitments from each of the following from each hospital in the system. Each letter shall state that the writer supports the EMS System concept and is willing to support the program:

- 1) Chief executive officer of the hospital.
- 2) Chief of the Medical Staff.
- 3) Director of Nursing Services.

- f) The plan must contain a narrative by the Project Medical Director which includes the following:

- 1) The Project Medical Director's letter must describe a commitment to the ongoing education of all involved personnel.
- 2) The Project Medical Director shall develop written standing orders (treatment protocols, standard operating procedures) to be used in his/her absence. The Project Medical Director must relate under what circumstances the nurse will call the Project Medical Director or a designated physician to the operational control point and what the nurse's limitations are. Approval of the plan will depend upon the written certification of the Project Medical Director that all involved personnel will be knowledgeable in emergency medical care and capable of producing treatment and use of the communications equipment once the program is operational.

- 3) A list of the required EMS System equipment and a drug list for the EMS System vehicles in the program must be included in the narrative.

- g) The Resource Hospital must provide the following information relative to its communication capabilities:

- 1) A listing of access numbers for Emergency Medical Services including a description of plans to utilize or to implement a "911" System or CMED if or when available and a list of agencies involved.
- 2) A description of the EMS vehicle dispatch system to be utilized.
- 3) A description of communications interface with existing systems.

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- 4) A-description-of-plans-to-handle-hospital-to-hospital-communications.
- h) A-complete-and-detailed-communication-equipment-description-must-also-be-furnished-including:
- 1) A-general-description-of-UHF-and-VHF-radio-capabilities-including-Resource-and-Associate-Hospital-interconnections-and-control-functions-if-any-exist.
 - 2) A-general-description-of-paramedic-input-telephones-including-Resource-and-Associate-Hospital-interconnections-if-any-exist.
 - 3) A-general-description-of-EMS-vehicle-dispatch-communications-including-areas-covered, mutual-aid-agreements, radio-and-telephone-capabilities-including-radio-channels-used-(fire, 155-220MHz)-and-present-and-future-911-involvement.
 - 4) All-mobile-and-portable-equipment-to-be-used-by-EMS-System-personnel.
 - 5) A-detailed-block-diagram-sketch-or-sketches-showing-all-transmitters, receivers, antennas, control-consoles, ECG-demodulators, patient-monitor-equipment, recorders, telephones, couplers, etc., with signal flow-lines.
 - 6) Radio-equipment-specifications, including-effective-radiated-power, antenna-height, ground-heights, antenna-pattern, antenna-direction, channels-used, continuous-tone-controlled-squelch-system-tones, digital-dial-numbers, etc.
 - 7) Modes-of-operation-such-as-half-duplex-and-multiplex.
 - 8) Radio-coverage-maps-showing-locations-of-all-transmitting-and-receiving-equipment-and-control-points.
 - 9) A-general-discussion-concerning-radio-interference-and-steps-taken-to-minimize-it-(i.e., the-use-of-only-short-EGG-transmissions, thus-allowing-several-EMS-units-to-use-one-channel, minimizing-ERP-and-antenna-height, etc.).
 - 10) Copy-of-FCC-licenses-or-applications.
- i) The-total-communication-plan-of-the-written-proposal-will-require-preliminary-coordination-with-the-recommendations-from-the-Department-communications-staff.
- j) The-Resource-Hospital-proposal-must-describe-in-narrative-form-the-

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- plans-by-which-the-community-will-be-informed-of-the-EMS-System-program-development, how-the-citizen-can-gain-access, and-the-ongoing-operation-of-the-system.
- k) Hospitals-currently-participating-in-an-EMS-system-who-are-desirous-of-developing-a-new-EMS-System-must-comply-with-the-requirements-of-Section-535-210-and-must-provide-the-following-additional-information-in-narrative-form:
- 1) Clear-description-of-their-current-role-and-status-within-a-system.
 - 2) Rationale-for-separation-from-the-existing-system-and-development-of-a-new-program.
 - 3) Description-of-methods-to-be-used-to-insure-coordination-with-adjacent-systems-and-the-system-in-which-they-will-be-leaving.
 - 4) Effect-the-proposed-change-will-have-on-pre-hospital-services-and-patient-referral-patterns.
 - 5) Effect-the-new-system-will-have-on-current-radio-communication-systems-utilized-in-the-area.
 - 6) A-detailed-description-of-communication-system-design-and-the-expected-delivery-date-of-same.
 - 7) A-summary-of-the-steps-to-be-taken-to-ensure-the-quality-and-level-of-care-is-maintained-during-the-implementation-phase-of-the-new-system.
- (Source: Amended at 12 Ill. Reg. 22406, effective December 15, 1988)
- Section 535.220 Additions to an Approved Program
- The Project Medical Director shall submit to the Department a written request for approval before amending its approved System Program Plan to include an additional ambulance provider, ambulance or EMS vehicle, or hospital. Such request shall include the appropriate letter of commitment required by Section 535.210 (j) or (k), as well as a written statement of approval from the AHES committee. The ambulance provider, ambulance, EMS vehicle or hospital shall be admitted into the System after a letter of approval has been issued by the Department. The Department approves any applicant who meets the standards set forth in the Act and this Part and who meets the Project Medical Director's System standards.
- a) EMS-Vehicle-agency-providers-who-desire-admittance-into-an-approved-

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operational program must complete in writing the information noted in Section 535.210(e) and submit it to the Project Medical Director for his/her review and approval. If the proposal meets the Project Medical Director's approval and all criteria in Section 535.210, it will be sent along with the AHES Committee recommendation to the Director for final approval.

- b) Approved EMS vehicle agency providers adding additional vehicles need approval from the system Project Medical Director who will submit to the Department for final approval in accordance with the criteria set forth in Section 535.210(e).

(Source: Amended at 12 Ill. Reg. 22406 effective December 15, 1988)

Section 535.230 EMS System Personnel Standards and Responsibilities

- a) The Project Medical Director must be a graduate of an approved medical school accredited by the Liaison Committee on Medical Education; be shall be a physician licensed to practice medicine in all of its branches in Illinois and shall have completed a residency program in emergency medicine approved by the Residency Review Committee of the American Medical Association or have extensive critical or emergency care experience including documented competency in Advanced Cardiac Life Support. In addition, the Project Medical Director must shall:

- 1) Have experience on an EMS vehicle or make provision to gain such experience within twelve (12) months of the date responsibility for the System is assumed,
 - 2) Be thoroughly knowledgeable of and able to demonstrate all skills excluding extrication as presented in the Emergency Medical Technician-Ambulance (EMT-A), Emergency Medical Technician-Intermediate (EMT-I), and Emergency Medical Technician-Paramedic (EMT-P) Field RN and MICN training programs, and
 - 3) Have or make provision to gain experience instructing students at a level similar to that of EMT-A's, EMT-I's and EMT-P's, EMTs, Field RNs and MICNs.
- b) The Project Medical Director will be responsible for:
- 1) Developing standing orders, (treatment protocols, Standard Operating Procedures), to be used in the EMS System.

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- 2) Developing a list of drugs and equipment to be utilized by the EMS personnel in the field and to be carried on the EMS vehicles.
- 3) Obtaining and keeping current all necessary system approvals.
- 4) Coordinating the didactic and clinical experience of the EMS personnel in the system.
- 5) Keeping experience records on all EMS personnel and for collecting pertinent program data.
- 6) Be responsible for the supervision of all personnel involved in the EMS System Program.
- 7) Designating a physician to supervise the system in his/her absence.
- 8) Insuring that a copy of the application for renewal (a form supplied by one Department) is provided for every EMT-I or EMT-P within the System who has NOT been recommended for recertification by the Project Medical Director.

- e) b) The EMS System Coordinator shall:

- 1) Be a Registered Professional Nurse licensed in the State of Illinois or an EMT-P, certified in the State of Illinois,
 - 2) Be trained and knowledgeable in dysrhythmia identification and treatment in conjunction with and have a diverse background in critical care medicine, and
 - 3) Be knowledgeable in the care of the critically ill or injured patient.
- 3/4) Have have or make provision to obtain experience on an EMS vehicle within twelve (12) months of the date the responsibilities of the EMS System Coordinator were assumed.

e) The EMS System coordinator(s) will be responsible for the following program aspects as designated by the Project Medical Director: data evaluation; supervision of clinical, didactic and field experience training; and physician and nurse education as required. If the individual named to be the EMS Coordinator by the Project Medical Director is not a Registered Professional Nurse, that individual cannot perform any function that is specific to the practice of nursing as defined in "The Illinois Nursing Act," (111 Rev. Stat. 1985, Ch. 111, pars. 3401 et seq.).

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- f) Voice orders to EMTs must be given by the Project Medical Director or his/her designee who must be either a licensed physician or a qualified registered nurse who has satisfactorily completed a course of training in emergency care (e.g., ACLS, ATLS) approved for purposes of this Act by the Department. Written standing orders, as filed with the Department, may be utilized when voice contact is impossible or where a delay in care would cause further harm to the patient.

(Source: Amended at 12 Ill. Reg. 22406 effective December 15, 1988)

Section 535.240 Minimum Standards for Continuing Operation

- a) All EMS system program participants shall be responsible for, and/or make assurance that:

The Resource Hospital and all System participants shall comply with the terms of the EMS System Program Plan, the System Manual, their respective letters of commitment and any applicable provisions of the Act or this Part;

- b) All EMS system personnel and ambulances shall maintain their certifications, licenses and approvals;

- c) The System shall participate in the AHES plan for its area;

- d) The Resource Hospital shall submit to the Department an annual report summarizing System activity; for newly approved Systems, a report covering the first six (6) months of operation shall also be submitted. The report shall include but not be limited to the following items:

- 1) The number of ALS runs,
- 2) The number of BLS runs,
- 3) The number of ILS runs if applicable,
- 4) The average response time,
- 5) The number and types of System personnel trained;

- e) The Department may suspend or revoke the approval of any EMS System, when its findings show that the System is in violation of one or more of the requirements of this Section. Suspension or revocation depend on the nature of the problem, which rules are violated, severity and number of times.

- 1) Such suspension or revocation shall be preceded by notice and an opportunity for a hearing served upon the Project Medical Director by certified mail or personal service,

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- 2) The notice shall set forth the reasons for the proposed suspension or revocation and shall afford the Project Medical Director fifteen (15) days from the date of mailing or personal service to make a written request for an administrative hearing. The PMD's failure to file a written request for a hearing within fifteen (15) days shall be considered a waiver of the System's right to a hearing on the proposed suspension or revocation.
- 3) All hearings shall be conducted in accordance with the Department's Rules of Practice and Procedure for Administrative Hearings (77 Ill. Adm. Code 100).
- 1) Commitments made in its written proposal;
- 2) Program personnel shall meet the requirements prescribed in this Part;
- 3) EMS Personnel shall file an appropriate EMS run sheet or form regarding each call;
- 4) Annual reports summarizing system activity shall be made to the Department by the Resource Hospital, except for newly approved Systems, which shall submit a report covering the first 6 months of operation, as well as an annual report;
- 5) Any EMS System providing an ALS vehicle within an approved program shall maintain staffing of at least one (1) EMT-P and one (1) other EMT. Any intermediate life support vehicle shall maintain staffing of at least one (1) EMT-I and one (1) other EMT. These staffing requirements shall be in force at the scene of an emergency and continue enroute to the hospital in the transporting vehicle. These staffing requirements shall be effective 24 hours every day, each day of the year.
- 6) The Resource Hospital shall make provision for ongoing training to meet the systems needs and shall provide continuing education courses for all system personnel in accordance with standards prescribed by the Act or this Part;
- 7) The system shall participate in the AHES plan for their area;
- 8) EMS vehicle providers within an EMS system shall maintain the minimum equipment required by the system in working order at all times and shall carry the medications as required under the system proposal;
- 9) EMS System vehicle agencies must notify the Project Medical

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~~Director of changes in personnel. The Project Medical Director will then notify the Department.~~

10) ~~The system shall have standing orders (written protocols) Standard Operating Procedures for A&S and its functions not specifically identified in the Act.~~

b) ~~The Department shall have the authority to physically inspect all EMS system equipment, records and EMS provider agency vehicles to verify compliance with the Act and this Part.~~

e) ~~THE DEPARTMENT WILL SUSPEND OR REVOKE PROGRAM APPROVAL OF ANY ADVANCED LIFE SUPPORT MOBILE INTENSIVE CARE SYSTEM AFTER A HEARING WHEN FINDINGS SHOW THAT THE SYSTEM HAS FAILED TO MAINTAIN THE STANDARDS PRESCRIBED BY THE DEPARTMENT IN THIS PART OR IS FOUND TO BE IN VIOLATION OF ITS PREVIOUSLY APPROVED OPERATIONAL PLAN.~~

(Source: Amended at 12 Ill. Reg. 22406, effective December 15, 1988)

Section 535.260 System Participation Suspensions

a) THE PROJECT MEDICAL DIRECTOR MAY SUSPEND FROM PARTICIPATION WITHIN THE SYSTEM ANY INDIVIDUAL OR INDIVIDUAL PROVIDER WITHIN THE SYSTEM CONSIDERED NOT TO BE MEETING THE STANDARDS OF THAT APPROVED SYSTEM (Section 13(e) of the Act). Any such suspension shall be accompanied by written notice to the suspended participant from the Project Medical Director. Such notice shall include a statement describing the reasons(s) for the suspension and the terms of the suspension. The suspended participant shall have the opportunity to request a review of the suspension by the System Review Board, pursuant to Section 535.265 of this Part. Any such suspension must be based on one or more of the following:

- 1) failure to meet the education and training requirements prescribed by the Department in Section 535.420, 535.430, 535.520 and 535.530 of this Part or by the Project Medical Director;
- 2) violation of the Act or this Part;
- 3) failure to maintain proficiency in the provision of basic, intermediate or advanced life support services;
- 4) failure to comply with the provisions of the System's Program Plan approved by the Department;

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5) intoxication or personal misuse of any drugs or the use of intoxicating liquors, narcotics, controlled substances, or other drugs or stimulants in such manner as to adversely affect the delivery, performance or activities in the care of patients requiring medical care (for the purposes of this subsection, adversely affect means anything which could harm the patient or treatment that is administered wrongly);

6) intentional falsification of any medical reports or orders, or making misrepresentations involving patient care;

7) abandoning or neglecting a patient requiring emergency care;

8) unauthorized use or removal of narcotics, drugs, supplies or equipment from any ambulance, health care facility, institution or other work place location;

9) performing or attempting emergency care, techniques or procedures without proper permission, certification, training or supervision;

10) discriminating in rendering emergency care because of race, sex, creed, religion, national origin or ability to pay;

11) medical misconduct or incompetence, or a pattern of continued or repeated medical misconduct or incompetence in the provision of emergency care; or

12) violation of the System's standards of care.

b) The Project Medical Director shall designate a local System Review Board to provide a hearing to any individual or individual provider who is suspended from participation within the System.

c) The Project Medical Director shall prepare and post, in a 24-hour accessible location at the Resource Hospital, a System Review Board list for each category of provider within the System which contains the name of six (6) providers in that category. If the total number of providers in a particular category is less than six (6), the list for that category shall contain the names of all of the providers in that category.

d) THE PROJECT MEDICAL DIRECTOR SHALL ARRANGE FOR A CERTIFIED SHORTHAND REPORTER TO MAKE A STENOGRAPHIC RECORD OF A HEARING AND THEREAFTER PREPARE A TRANSCRIPT OF THE PROCEEDINGS (Section 13(f) of the Act).

e) THE TRANSCRIPT, ALL DOCUMENTS OR MATERIALS RECEIVED AS EVIDENCE DURING SUCH HEARING AND THE LOCAL SYSTEM REVIEW BOARD'S WRITTEN

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DECISION SHALL BE RETAINED IN THE CUSTODY OF THE EMS SYSTEM (Section 13(f) of the Act).

- f) THE SYSTEM SHALL IMPLEMENT A DECISION OF THE LOCAL SYSTEM REVIEW BOARD UNLESS THAT DECISION HAS BEEN APPEALED TO THE STATE EMERGENCY MEDICAL SERVICES DISCIPLINARY REVIEW BOARD (Section 13(f) of the Act).
- g) THE SYSTEM SHALL IMPLEMENT A DECISION OF THE STATE EMS DISCIPLINARY REVIEW BOARD WHICH HAS BEEN RENDERED IN ACCORDANCE WITH THE ACT AND THIS PART (Section 13(g) of the Act).

(Source: Added at 12 Ill. Reg. 22406 effective December 15, 1988)

Section 535.265 System Review Board

- a) Any EMS System participant suspended from participation by the Project Medical Director pursuant to Section 535.260(a) of this Part may request a hearing before that System's Review Board ("Board") within fifteen (15) days after the date of suspension. Such request shall be made in writing via certified mail to the Project Medical Director. The Project Medical Director shall notify the two (2) standing members of the Board that a hearing has been requested. The suspended participant shall be responsible for consulting the posted lists of providers which are described in Sections 535.10 and 535.260(c) of this Part. The suspended participant shall select from the appropriate list(s) the names of two (2) voting members and a chairperson. The Project Medical Director shall provide additional names, as needed, if the suspended participant is unable to satisfactorily select three (3) names from the initial list of six (6).

- b) The Project Medical Director shall schedule the Board to meet within three (3) business days after the suspended participant has selected the three (3) remaining members of the Board. The Board shall review and consider any testimony and documentation related to the issue at hand which is offered by either party to the suspension issue. Both the suspended participant and the System may be represented by legal counsel. A copy of the hearing transcripts shall be made available to any party so requesting at the party's expense. The Board shall state in writing its decision to affirm or reverse the suspension. Such decision shall be sent via certified mail or personal service to the suspended participant and to the Project Medical Director within five (5) business days after the conclusion of the hearing. The Board's decision shall be binding upon all parties.

- c) The Project Medical Director shall notify the Department, in writing,

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of a decision by the Review Board to either uphold or reverse the Project Medical Director's suspension of an individual or individual provider from participation within the System, within five (5) business days after the Board's decision. Such notice shall include a statement detailing the duration of and grounds for the suspension.

d) A recommendation to the Illinois Department of Public Health by a Project Medical Director to deny, suspend or revoke the certification or license of a participant within an EMS System is not subject to the provisions of this Section, unless such recommendation forms the basis for suspension pursuant to Section 535.230(c) of this Part.

(Source: Added at 12 Ill. Reg. 22406, effective December 15, 1988)

Section 535.270 State EMS Disciplinary Review Board

- a) The State Emergency Medical Services Disciplinary Review Board shall be composed of five (5) members and five (5) alternate members appointed by the Governor. THE 5 MEMBERS OF THE BOARD SHALL BE: A PROJECT MEDICAL DIRECTOR FROM A DEPARTMENT-APPROVED EMS SYSTEM, A HOSPITAL ADMINISTRATOR FROM A DEPARTMENT - APPROVED EMS SYSTEM, AN EMS COORDINATOR FROM A DEPARTMENT - APPROVED EMS SYSTEM, A CERTIFIED EMERGENCY MEDICAL TECHNICIAN - PARAMEDIC (EMT-P) AND A CERTIFIED EMERGENCY MEDICAL TECHNICIAN - AMBULANCE (EMT-A) (Section 10.1 of the Act).

- b) THERE SHALL BE ONE ALTERNATE FOR EACH MEMBER OF THE BOARD, FROM THE SAME PROFESSIONAL CATEGORY AS THE MEMBER OF THE BOARD (Section 10.1 of the Act).

- c) OF THE MEMBERS FIRST APPOINTED TO THE STATE EMS DISCIPLINARY REVIEW BOARD BY THE GOVERNOR, ONE MEMBER SHALL BE APPOINTED FOR A TERM OF ONE YEAR. 2 MEMBERS SHALL BE APPOINTED FOR A TERM OF 2 YEARS AND 2 MEMBERS SHALL BE APPOINTED FOR A TERM OF 3 YEARS. THE TERMS OF SUBSEQUENT APPOINTEES SHALL BE 3 YEARS. ALL APPOINTEES SHALL SERVE UNTIL THEIR SUCCESSORS ARE APPOINTED. THE ALTERNATE MEMBERS SHALL BE APPOINTED AND SERVE IN THE SAME FASHION AS THE MEMBERS OF THE BOARD. IF A MEMBER RESIGNS HIS OR HER APPOINTMENT, THE CORRESPONDING ALTERNATE SHALL SERVE THE REMAINDER OF THAT MEMBER'S TERM UNTIL A SUBSEQUENT MEMBER IS APPOINTED BY THE GOVERNOR (Section 10.1 of the Act).

- d) THE FUNCTION OF THE STATE EMS DISCIPLINARY REVIEW BOARD IS TO REVIEW AND AFFIRM, REVERSE OR MODIFY THE DECISION OF A LOCAL SYSTEM REVIEW BOARD TO AFFIRM OR REVERSE A PROJECT MEDICAL DIRECTOR'S ORDER TO SUSPEND AN INDIVIDUAL OR INDIVIDUAL PROVIDER FROM PARTICIPATING WITHIN THE EMS SYSTEM (Section 10.2 (a) of the Act).

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e) A REQUEST FOR REVIEW BY THE STATE EMS DISCIPLINARY REVIEW BOARD SHALL BE MADE IN WRITING BY CERTIFIED MAIL TO THE CHIEF OF THE DEPARTMENT'S DIVISION OF EMERGENCY MEDICAL SERVICES AND HIGHWAY SAFETY, SPRINGFIELD, ILLINOIS, WITHIN 10 DAYS AFTER RECEIVING THE LOCAL BOARD'S DECISION. A COPY OF THE LOCAL BOARD'S DECISION SHALL BE ENCLOSED. REQUESTS FOR REVIEW SHALL ONLY BE MADE BY A SYSTEM PARTICIPANT WHOSE SUSPENSION WAS AFFIRMED BY THE LOCAL BOARD OR BY A PROJECT MEDICAL DIRECTOR WHOSE SUSPENSION ORDER WAS REVERSED BY THE LOCAL BOARD (Section 10.2 (b) of the Act).

f) UPON RECEIPT OF A VALID REQUEST FOR REVIEW, THE DEPARTMENT SHALL NOTIFY THE MEMBERS OF THE BOARD AS WELL AS THE ALTERNATES FOR BOARD MEMBERS WHO ARE UNAVAILABLE. A QUORUM SHALL CONSIST OF 3 MEMBERS OR ALTERNATES AND SHALL INCLUDE THE PROJECT MEDICAL DIRECTOR BOARD MEMBER OR ALTERNATE. THE BOARD SHALL MEET WITHIN 14 DAYS AFTER THE DEPARTMENT RECEIVES THE REQUEST FOR REVIEW, OR AS SOON THEREAFTER AS THE PROJECT MEDICAL DIRECTOR BOARD MEMBER OR ALTERNATE IS AVAILABLE. THE BOARD SHALL MEET IN CHICAGO OR SPRINGFIELD, WHICHEVER LOCATION IS CLOSER TO THE INVOLVED EMS SYSTEM (Section 10.2 (c) of the Act).

g) AT EACH MEETING OF THE BOARD, THE MEMBERS OR ALTERNATES PRESENT AT THE MEETING SHALL SELECT A CHAIRPERSON TO CONDUCT THE MEETING. THE BOARD SHALL REVIEW THE TRANSCRIPTS, EVIDENCE AND WRITTEN DECISION OF THE LOCAL REVIEW BOARD. THE SUSPENDED PARTICIPANT'S AND THE PROJECT MEDICAL DIRECTOR SHALL EACH HAVE THE OPPORTUNITY TO PRESENT A WRITTEN STATEMENT SPECIFYING WHY THE LOCAL REVIEW BOARD'S DECISION SHOULD BE AFFIRMED, REVERSED, OR MODIFIED. THE BOARD SHALL ALLOW SUCH TESTIMONY AND NEW EVIDENCE AS IT DEEMS NECESSARY TO DETERMINE WHETHER THE LOCAL BOARD'S DECISION WAS SUPPORTED BY THE WEIGHT OF THE EVIDENCE. THE PROJECT MEDICAL DIRECTOR SHALL PROVIDE THE BOARD WITH THE TRANSCRIPT, EVIDENCE AND WRITTEN DECISION OF THE LOCAL REVIEW BOARD. THE PROJECT MEDICAL DIRECTOR SHALL ARRANGE FOR A CERTIFIED SHORTHAND REPORTER TO MAKE A STENOGRAPHIC RECORD OF THE BOARD'S MEETING AND THEREAFTER PREPARE A TRANSCRIPT OF THE PROCEEDINGS (Section 10.2 (d) of the Act).

h) AT THE CONCLUSION OF ANY TESTIMONY OR PRESENTATION OF NEW EVIDENCE, THE BOARD SHALL MEET IN A CLOSED SESSION TO REACH A DECISION. THE BOARD MAY CONTINUE ITS MEETING TO ANOTHER DATE FOR FURTHER DELIBERATION. HOWEVER, THE BOARD SHALL RENDER A DECISION NOT MORE THAN 28 DAYS AFTER THE FIRST MEETING DATE. ON A FORM PROVIDED BY THE DEPARTMENT, THE CHAIRPERSON OF THE MEETING SHALL STATE THE BOARD'S DECISION TO AFFIRM, REVERSE OR MODIFY THE DECISION OF THE LOCAL REVIEW BOARD, AND STATE THE BASIS FOR THE BOARD'S DECISION. THE CHAIRPERSON SHALL WITHIN FIVE WORKING DAYS SUBMIT THE BOARD'S WRITTEN DECISION, TOGETHER WITH THE TRANSCRIPTS, EVIDENCE AND OTHER MATERIALS FROM THE MEETING, TO THE DEPARTMENT. THE DEPARTMENT SHALL WITHIN FIVE WORKING DAYS ISSUE A COPY OF THE BOARD'S DECISION TO ALL

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AFFECTED PARTIES (Section 10.2 (e) of the Act).

(Source: Added at 12 Ill. Reg. 22406, effective December 15, 1988)

SUBPART J: DATA COLLECTION AND EVALUATION

535.700 Data Collection and Evaluation

a) All agencies providing Resource Hospitals that direct pre-hospital care at the Intermediate Life Support and/or Advanced Life Support Levels in the State of Illinois shall participate in an Emergency Medical Data Collection System developed by the Department for the purpose of fulfilling the requirements of this Act.

b) The Department shall conduct the Emergency Medical Data Collection System using a two-stage sample plan. The plan includes a 2% sample of participating agency patient visits during one month of each year and a tally of the results of ambulance runs made by ALS/ILS and BLS vehicle provider agencies during one week of each year.

c) Forms will be provided by the Department for use in collecting the data without requiring modifications to internal record keeping systems.

d) Annual reports required to be submitted to the Department under Section 535.240 need not include data reports pertaining to the evaluation of patient care, transport or outcomes except as it is desirable to do so to summarize system activity.

e) All agencies making formal application to the Department for EMS System program approval as a Resource, Associate or Participating hospital or facility shall include in their proposal:

1) Identification of data collection methods and personnel who will maintain data.

2) Plans for linking pre-hospital emergency patient records with hospital-related records (and transfer records) which permit tracking of case outcomes while preserving the privacy of the patient. A sample of each form used in the linkage shall be included in the proposal.

f) The evaluation parameters of the Emergency Medical Data Collection System shall assess the system's impact on death and disability. Statistical summaries of the results shall be distributed by the Department to participants and the Illinois General Assembly.

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g)f)

All information provided to the Department as part of the Emergency Medical Data Collection System is of a confidential character as defined by Part 21 of the Code of Civil Procedure (Ill. Rev. Stat. 1987 1986, ch. 110, pars. 8-2101 et seq.). This Act provides for the confidential character of research, evaluations or other studies conducted by the Illinois Department of Public Health. No patient names will be requested.

h)g)

All agencies should be aware of any applicable State and Federal laws and regulations preserving confidentiality and prohibiting access to records or other identifying information for mental health patients or patients being treated for alcohol or drug abuse.

(Source: Amended at 12 Ill. Reg. 22406, effective December 15, 1988)

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

1) Heading of Part: Medical Improvement Review Standard for Continuing Disability

2) Code Citation: 89 Ill. Adm. Code 850

3) Section Numbers: 850.50
Adopted Action: amendment

4) Statutory Authority: Implementing Section 3(a) and authorized by Section 3(k) of "An ACT in relation to rehabilitation of disabled persons" (Ill. Rev. Stat. 1987, ch. 23, pars. 3434(a) and (k)).

5) Effective Date of Amendments: December 15, 1988

6) Does this rulemaking contain an automatic repeal date? Yes ☒ No

7) Does this amendment contain incorporations by reference? Yes ☒ No

8) Date File in Agency's Principal Office: December 1, 1988

9) Notice of Proposal Published in Register: May 27, 1988 12 Ill. Reg. 8910 (issue date)

10) Has JCAR Issued a Statement of Objections to this (these) Rules? No

11) Difference(s) between proposal and final version: There are no differences between the proposed rules and the final rules.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? No changes in this rulemaking were suggested by JCAR.

13) Will these amendments replace an Emergency Rule(s) currently in effect? No

14) Are there any other amendments pending on this Part? No

15) Summary and purpose of Amendment(s): These amendments clarify the Department's policies and procedures for the Bureau of Disability Determination Services regarding medical improvement review standard for continuing disability.

16) Information and answers to questions regarding this adopted rule shall be directed to:

Ms. Leigh Reed
Regulations and Procedures Section

DEPARTMENT OF REHABILITATION SERVICES

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Department of Rehabilitation Services
P.O. Box 19429
Springfield, Illinois 62794-9429

Telephone number: (217) 785-3896
T.D.D.: (217) 782-5734

The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
SUBCHAPTER g: BUREAU OF DISABILITY DETERMINATION SERVICES

PART 850
MEDICAL IMPROVEMENT REVIEW STANDARD FOR CONTINUING DISABILITY

Section

850.10 Definitions

850.11 Incorporation by Reference

850.20 Criteria for Medical Improvement Review Standard

850.30 Frequency of Disability Reviews

850.40 Due Process and Notification Procedures for Cessation Determinations

850.50 Appeals Process for Cessation Determinations

AUTHORITY: Implementing Section 3(a) and authorized by Section 3(k) of "AN ACT in relation to rehabilitation of disabled persons" (Ill. Rev. Stat. 1987, ch. 23, pars. 3434(a) and 3434(k)).

SOURCE: Adopted at 11 Ill. Reg. 2855, effective January 27, 1987; amended at 12 Ill. Reg. 3781, effective February 1, 1988; amended at 12 Ill. Reg. 22454, effective December 15, 1988.

Section 850.50 Appeals Process for Cessation Determinations

The Bureau incorporates the criteria specified in the Code of Federal Regulations 20 CFR Part 404 Subpart J and 20 CFR Part 416 Subpart N as revised April 1, 1987.

a) The Bureau incorporates the provisions of 20 CFR 404.1597 and 20 CFR 416.1331(b) as revised April 1, 1987. See also 89 Ill. Adm. Code 853 for a description of hearing procedures at the reconsideration level.

b) Except as otherwise required by the federal guidelines for payment of travel expenses contained in 20 CFR 404.999(a)-(d), 416.1495, 416.1496, 416.1498 and 416.1499 as revised April 1, 1987, State of Illinois guidelines for payment of travel expenses contained in 80 Ill. Adm. Code 2800 shall apply. With regard to amount of payment for travel expenses, the State of Illinois guidelines shall apply.

(Source: Amended at 12 Ill. Reg. 22454, effective Dec. 15, 1988.)

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTION

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

Heading of Part: Confidentiality of Personal Information of Persons Served by the Department

Code Citation: 89 Ill. Adm. Code 431

Section Numbers: 431.5 and 431.11

Date Originally Published in Illinois Register:

July 22, 1988
12 Ill. Reg. 11922

At its meeting on December 15, 1988, the Joint Committee on Administrative Rules objected to the above proposed rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute withdrawal of the proposed rulemaking in its entirety.

The specific objections are as follows:

Objection 1

The Joint Committee objects to Section 431.11 of the rules of the Department of Children and Family Services entitled "Confidentiality of Personal Information of Persons Served by the Department" (89 Ill. Adm. Code 431), because the Department has implemented these amendments prior to completion of required rulemaking procedures of the Illinois Administrative Procedure Act, in violation of Sections 5(a) and 5.01(c) of the IAPA.

Section 431.11 implements the Department's policies regarding disclosure of information regarding HIV test results or diagnoses of ARC or AIDS. Such information will be released to the Department on children for whom the Department is legally responsible. The Department will disclose these test results or diagnoses to persons with a need to know as defined in Section 431.11(b). Section 431.11(c) states that redisclosure of such information must be authorized by the Department's representative responsible for the child's guardianship or custodianship, but only to those individuals defined in Section 431.11(b) as needing to know.

The Department was asked why it distributed Policy Guide 88.4, Disclosure of Information Regarding AIDS, dated October 14, 1988, which displays Section 431.11(b) and 431.11(c) of the proposed rules as III(a)(1) and III(b) of the Policy Guide prior to its adoption of such rules under Section 5.01 of the IAPA. The Department responded that

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Section 13 of the "AIDS Confidentiality Act" (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 7313) contains provisions for punishing violation of the Act which could include fines and criminal penalties. To assist staff in avoiding such violations, the Department stated that it published Policy Guide 88.4 to provide its staff with the best possible instructions concerning disclosure procedures so that staff would avoid such violations and so that the children would continue to be confidentially protected. The Department argued that these procedures are not rules under the definition of "Rule" in Section 3.09 of the IAPA, which says "each agency statement of general applicability that implements, applies, interprets, or prescribes law or policy, but does not include (a) statements concerning only the internal management of an agency and not affecting private rights or procedures available to persons or entities outside the agency or . . . (c) intra-agency memoranda." The Department contends that the Policy Guide is an internal procedure, as only staff and children for whom the Department is responsible are involved. No rights of the general public are affected, the Department argues, further noting that these procedures are staff instructions to provide the best thinking when decisions must be made. The timelines involved required the Department to publish these instructions as soon as possible to prevent Act violations and potential fines or criminal penalties. Departmental implementation of these rules prior to adoption was stated to be necessary to avoid statutory violations.

Although the Department has argued that Policy Guide 88.4 was published to avoid staff's violation of the "AIDS Confidentiality Act" provisions, the Act became effective on September 21, 1987, while the Policy Guide was effective on October 14, 1988. If the Department believed it was important to provide staff with current instructions, it inexplicably avoided issuing such instructions to staff for almost thirteen months from the Act's effective date. The Department's argument that the Policy Guide is not rules ignores the repetition in the Policy Guide's policies III(a) and (b) of Sections 431.11(b) and 431.11(c) of the proposed rules, as well as the definition of "rule" in Section 3.09 of the IAPA. The Policy Guide is policy which does affect individuals outside the agency, i.e., foster parents, relative caretakers, directors or operators of child care facilities and facility personnel, physicians, nurse, dentists, and other medical providers, advocates, and counselors, and any other individual subject to redisclosure as displayed in Sections 431.11(b) and 431.11(c) and III(a) and III(b) of the Policy Guide. The Department may be issuing staff instructions, but such instructions are implementing rules which have not been adopted under the general rulemaking requirements of Sections 5(a) and 5.01 of the IAPA.

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Section 5(a) of the IAPA provides that "prior to the adoption, amendment or repeal of any rules, each agency shall accomplish the actions required by Section 5.01, 5.02 and 5.03, whichever is applicable" (emphasis added). In this instance the Department chose to implement its rules under the general rulemaking procedures of Section 5.01. Section 5.01(c) of the IAPA states that "each rule hereafter adopted under this section is effective upon filing, unless a later effective date is required by statute or specified in the rule." The Department has failed to comply with the requirements of Section 5(a) and 5.01 prior to invoking the rule. Furthermore, Section 5(b) invalidates agency actions to adopt, amend, or repeal a rule which are not taken in compliance with the IAPA's procedural requirements.

This is not the first time that the Joint Committee has been presented with the issue of rules being invoked prior to adoption in accordance with the IAPA's rulemaking procedures. The Joint Committee has consistently issued objections to agencies which implement amendments prior to adoption of these rules under the general rulemaking procedures of Section 5.01 of the IAPA. As previously stated, the Department readily admits that it provided these instructions to staff in Policy Guide 88.4 prior to the conclusion of the general rulemaking procedures of Section 5.01 of the IAPA.

Therefore, the Joint Committee objects to Section 431.11 of the rules of the Department of Children and Family Services entitled "Confidentiality of Personal Information of Persons Served by the Department" (89 Ill. Adm. Code 431), because the Department has implemented these amendments prior to completion of required rulemaking procedures of the Illinois Administrative Procedure Act, in violation of Sections 5(a) and 5.01(c) of the IAPA.

Objection 2

The Joint Committee objects to Section 431.5(b)(8) of the proposed rulemaking of the Department of Children and Family Services governing "Confidentiality of Personal Information of Persons Served by the Department," 89 Ill. Adm. Code 431, because contrary to the requirements of Section 4.02 of the Illinois Administrative Procedure Act, the rule fails to set forth standards which Hearing Officers use to determine whether an appellant's case will be prejudiced or whether the appellant's due process of law principles will be violated or whether the identity or location of persons reporting or cooperating in a child abuse or neglect investigation is released.

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The Department has proposed this rulemaking to amend its policies concerning what persons may obtain access to records and disclosure of information without consent, disclosure of mental health information, and disclosure of information regarding AIDS. Section 431.5(b)(8) implements departmental policies regarding access to records, while Section 431.5(b)(8) is being amended to include an exception to the Department's policy of not disclosing a reporting or cooperating person's identity or location to a child abuse and neglect subject. The exception which the Department has proposed allows a Hearing Officer to release a cooperating or reporting person's identity or location to a subject if the lack of such information would prejudice an appellant's case or would violate due process of law principles.

The Department was asked to provide the standards used by a Hearing Officer in determining whether the lack of such information concerning a reporting or cooperating person's identity or location would prejudice the appellant's case or violate due process of law principles.

The Department stated that it placed this proposed exception in Section 431.5(b)(8) to provide for the potentiality of such an occurrence, but further noted that it was not expected to be used more than once a year. According to the Department, the Hearing Officer is a trained, professional attorney whose knowledge of the rules, law, case law, and procedures will provide adequate direction in his/her determinations. The Department refused to circumscribe the Hearing Officer's authority to release such information with examples or standards. Such refusal was based upon the Department's belief that the Hearing Officer occupies a quasi-judicial position whose determinations must remain flexible to fit the factual circumstances and due process considerations. The Department contends that Section 431.5(b)(8) is clear to the best extent practicable under the circumstances, that all decisions are reviewable in the courts.

Section 4.02 of the IAPA states that rules implementing discretionary powers to be exercised by an agency shall include the standards by which the agency shall exercise the power. Section 4.02 provides that such standards shall be stated as clearly and precisely as practicable and was designed to ensure that parties affected by the rulemaking know the standards against which their compliance will be measured. Clearly, the Hearing Officer is exercising a discretionary authority in determining whether the lack of information concerning the identity and location of a person who is reporting or cooperating in a child abuse or neglect investigation will prejudice an appellant's case or violate due process of

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law principles. As such Section 431.5(b)(8) must conform to the requirements of Section 4.02.

The Department's refusal to provide standards for the Hearing Officer's determination that the lack of such information will prejudice an appellant's case or violate due process of law principles fails to meet the requirements of Section 4.02. The Department's reliance on a Hearing Officer's training and experience to make such determinations does not prevent uneven application of such release determinations, i.e., what facts, due process of law principles, and other legal considerations might prove to be compelling to one Hearing Officer could prove unpersuasive to another Hearing Officer. The Department's assertion that all parties can seek review of any decision made by a Hearing Officer in the courts does not present appellants with any guidance as to the threshold requirements for obtaining access to such information. The Department's assertion that the proposed rule is clear and precise as is practicable, that the rule will only be used once a year, that the Hearing Officer's training and experience are sufficient to enable consistent determinations, and that all decisions are reviewable in the courts place the subjects, the person reporting, and the Department in an uncertain status under the proposed rule. Lack of clear and precise standards as practicable under the conditions has the potential to lead to arbitrary, inconsistent applications of Section 431.5(b)(8).

Therefore, the Joint Committee objects to Section 431.5(b)(8) of the proposed rulemaking of the Department of Children and Family Services governing "Confidentiality of Personal Information of Persons Served by the Department," 89 Ill. Adm. Code 431, because contrary to the requirements of Section 4.02 of the Illinois Administrative Procedure Act, the rule fails to set forth standards which Hearing Officers use to determine whether an appellant's case will be prejudiced or whether the appellant's due process of law principles will be violated unless the identity or location of persons reporting or cooperating in a child abuse or neglect investigation is released.

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(Continued Page 6)Objection 3

The Joint Committee objects to Section 431.11 of the proposed rulemaking of the Department of Children and Family Services governing "Confidentiality of Personal Information of Persons Served by the Department," 89 Ill. Adm. Code 431, because the Department has exceeded its statutory authority by proposing rules authorizing it to disclose confidential AIDS-related information regarding children for whom it has only temporary protective custody, rather than legal custody or legal guardianship under Section 2-27 of the Juvenile Court Act (Ill. Rev. Stat. 1987, ch. 37, par. 802-27).

Section 431.11 of the rules implements the Department's policies regarding disclosure of information regarding HIV test results or diagnoses of ARC or AIDS. Such information has been released to the Department by the Department of Public Health or a court pursuant to provisions of the Illinois Sexually Transmissible Disease Control Act (Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 7401 et seq.) and rules promulgated thereunder (See 77 Ill. Adm. Code 693.100(b)(3)). The Department will redisclose these test results or diagnoses to persons with a need to know, as defined in Section 431.11(b). Section 431.11(b) states that:

[t]he Department shall release information on children for whom it is legally responsible regarding HIV test results . . . to persons who have the need to know. . . .

Section 431.11 further defines persons needing to know as foster parents, relative caretakers and prospective adoptive parents, among others.

The Department was asked to clarify what children are included in its term, "children for whom the Department is legally responsible."

The Department responded that rules governing "Permanency Advocacy Services" 89 Ill. Adm. Code 327, establish the Department's Guardianship and Administrator duties and responsibilities, as well as a definition of "children for whom the Department is legally responsible." Such children, the Department stated, are "children for whom the Department has temporary protective custody, custody or guardianship via court order, or children whose parent(s) have signed an adoptive surrender or voluntary placement agreement with the Department." The statutory basis for disclosure of such AIDS-related information derives, the Department stated, from Section 1-3 of the Juvenile Court Act (Ill. Rev.

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Stat. 1987, ch. 37, par. 801-3) ("the Act"). Section 1-3 details the definitions used in the Act. "Guardianship of the person" states the kind of responsibilities and duties such as making important decisions having a permanent effect on the life and development of a minor.

The Department was asked to explain its authority to release information on children for whom it has no legal custody or guardianship, but only temporary custody. Such children would include those removed from a home because of abuse or neglect, and for whom it has not yet received legal custody or guardianship pursuant to Section 2-27 of the Juvenile Court Act. The Department stated that it considered these children to be under its legal custodianship authority by virtue of the Abused and Neglected Child Reporting Act (Ill. Rev. Stat. 1987, ch. 23, par. 2051 et seq.) ("AANCRA"). Section 3 of this Act defines "temporary protective custody" as custody within a hospital, medical facility, or a Department designated place, subject to court review, including licensed foster homes, group homes, or institutions. The Department stated that its status as temporary custodian, pursuant to Section 3 of the AANCRA, as well as Section 2-7 of the Juvenile Court Act ("Temporary Custody"), confers it with the authority to redisclose a child's confidential AIDS information. The Department indicated that it has to redisclose this information to the parties specified in Section 431.11, because if it did not release such information to, for example, a foster parent, and a member of the foster parent's family was found to have been infected with the AIDS virus by the placed child, the Department would face a potentially huge legal liability.

The Department's assertions are both unpersuasive and also contrary to the terms of the Juvenile Court Act. While the Department has temporary protective custody of children, this custody does not constitute either guardianship or legal custody under Sections 1-3 (9) or (11) of the Juvenile Court Act. Only when a court has, after an adjudication pursuant to Section 2-27 of the Juvenile Court Act, given the Department the legal authority to act as a child's guardian or legal custodian, can the Department redisclose a child's AIDS test results. Without such authority, the Department must first obtain consent from a child's legal custodian or guardian. Release of such information without first obtaining the proper legal status as a child's legal guardian or custodian or obtaining authority from the child's legal guardian or custodian, appears to be a Class B misdemeanor under Section 12 of the "Aids Confidentiality Act" (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 7312). Section 10 of the Aids Confidentiality Act precludes a person to whom HIV test results have been disclosed to redisclose that information to others, except in very limited circumstances, none of which apply in

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this instance (e.g., to a subject's legally authorized representative, a person designated in a legally effective release).

Pursuant to Section 1-3(9) of the Act, guardianship over a child empowers a person with the authority to

make important decisions in matters having a permanent effect on the life and development of the minor and to be concerned with his or her general welfare.

This authority includes

[t]he authority to consent to . . . a major medical treatment . . . and to make other decisions of substantial legal significance concerning the minor.

Section 1-3(11) of the Act details the powers of legal custody, which include

the responsibility of physical possession of a minor and the duty to protect, train and discipline him and to provide him with food, shelter, education and ordinary medical care.

Temporary custody, as discussed in Section 2-5 to 2-11 of the Act, may be granted to the Department if a court finds a minor child to be abused, neglected or dependent. It is a temporary measure allowing the Department to take temporary physical, not legal, possession of the child in order to protect the child from harm. The powers of guardianship and legal custody (i.e., the right to make decisions affecting the child's legal rights, or to make decisions regarding medical care), cannot be exercised by persons having temporary custody of a child. Medical action for a child in temporary custody, for example, cannot even be taken, except under very limited circumstances (i.e., when authorized by a court after it is found necessary to safeguard the minor's life or health). Section 2-11 of the Act ("Medical and dental treatment and care") states that

[a]t all times during temporary custody . . . the court may authorize a physician or hospital to provide medical, dental or

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surgical procedures if such procedures are necessary to safeguard the minor's life or health (emphasis added).

It is clear from even a cursory examination of the provisions in the Act that during temporary custody, the Department is not legally authorized to release the HIV tests of a child. As Section 2-11 of the Act shows, the Act does not allow the Department to make even medical decisions for a child in its temporary custody. The terms of Section 1-3(9) of the Act clearly restrict the Department's authority to redisclose HIV test results when it possesses only temporary custody by stating that only when a person has legal guardianship can a person make "important decisions in matters having a permanent effect on the life and development of a minor, including the right to make decisions of substantial legal significance." Quite simply, temporary protective custody is not the same as legal custody or guardianship. The actions which may be made on behalf of a child's temporary custody are severely circumscribed by the Act. These actions clearly do not include redisclosure of a child's HIV test results. Such redisclosure is a criminal misdemeanor under Section 12 of the Aids Confidentiality Act.

Only when the Department has been granted legal custody or guardianship of a child in a disposition made pursuant to Section 2-27 of the Act ("Placement-Legal custody or guardianship") may the Department exercise the powers of a guardian or legal custodian, which include the authority to redisclose HIV test results. Clearly, the decision to obtain an HIV test is a decision which has significant legal, social and medical consequences. Such an action, by its serious and significant nature, is one to be made only by a legal custodian or guardian. This action clearly falls within the category of those actions "having a permanent effect on the life and development of the minor . . . [including] decisions of substantial legal significance. . . ."

By promulgating rules allowing it to redisclose the results of HIV tests of children in its temporary custody, the Department exceeds the authority granted to it as a temporary custodian under the terms of the Act. The Department, as it asserts, does face a potential liability problem caused by its lack of authority to redisclose test results. However, the way to address this problem is through legislation, not through rulemaking.

Therefore, the Joint Committee objects to Section 431.11 of the proposed rulemaking of the Department of Children and Family Services governing "Confidentiality of Personal Information of Persons Served by the

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Department," 89 Ill. Adm. Code 431, because the Department has exceeded its statutory authority by rules authorizing it to disclose confidential AIDS-related information regarding children for whom it has only temporary protective custody, rather than legal custody or legal guardianship under Section 2-27 of the Juvenile Court Act (Ill. Rev. Stat. 1987, ch. 37, par. 802-27).

OBJ11922

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF RECOMMENDATION

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

Heading of Part: Confidentiality of Personal Information of Persons Served by the Department

Code Citation: 89 Ill. Adm. Code 431

Section Numbers: 431.11

Date Originally Published in Illinois Register: July 22, 1988
12 Ill. Reg. 11922

At its meeting on December 15, 1988, the Joint Committee recommended that the Department of Children and Family Services seek legislation relating to the above-referenced rulemaking. The Department should respond within 90 days of the receipt of this Statement of Recommendation.

The specific recommendations are as follows:

Recommendation

The Joint Committee suggests to the Department of Children and Family Services that if the Department believes it should be authorized to disclose confidential AIDS-related information regarding children for whom it has only temporary protective custody, that it seek legislation to specifically authorize such disclosure.

Section 431.11 of the rules implements the Department's policies regarding disclosure of information regarding HIV test results or diagnoses of ARC or AIDS. Such information has been released to the Department by the Department of Public Health or a court pursuant to provisions of the Illinois Sexually Transmissible Disease Control Act (Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 7401 et seq.) and rules promulgated thereunder (See 77 Ill. Adm. Code 693.100(b)(3)). The Department will redisclose these test results or diagnoses to persons with a need to know, as defined in Section 431.11(b). Section 431.11(b) states that:

[t]he Department shall release information on children for whom it is legally responsible regarding HIV test results . . . to persons who have the need to know. . . .

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Section 431.11 further defines persons needing to know as foster parents, relative caretakers and prospective adoptive parents, among others.

The Department was asked to clarify what children are included in its term, "children for whom the Department is legally responsible."

The Department responded that rules governing "Permanency Advocacy Services" 89 Ill. Adm. Code 327, establish the Department's Guardianship and Administrator duties and responsibilities, as well as a definition of "children for whom the Department is legally responsible." Such children, the Department stated, are "children for whom the Department has temporary protective custody, custody or guardianship via court order, or children whose parent(s) have signed an adoptive surrender or voluntary placement agreement with the Department." The statutory basis for disclosure of such AIDS-related information derives, the Department stated, from Section 1-3 of the Juvenile Court Act (Ill. Rev. Stat. 1987, ch. 37, par. 801-3) ("the Act"). Section 1-3 details the definitions used in the Act. "Guardianship of the person" states the kind of responsibilities and duties such as making important decisions having a permanent effect on the life and development of a minor.

The Department was asked to explain its authority to release information on children for whom it has no legal custody or guardianship, but only temporary custody. Such children would include those removed from a home because of abuse or neglect, and for whom it has not yet received legal custody or guardianship pursuant to Section 2-27 of the Juvenile Court Act. The Department stated that it considered these children to be under its legal custodianship authority by virtue of the Abused and Neglected Child Reporting Act (Ill. Rev. Stat. 1987, ch. 23, par. 2051 et seq.) ("AANCRA"). Section 3 of this Act defines "temporary protective custody" as custody within a hospital, medical facility, or a Department designated place, subject to court review, including licensed foster homes, group homes, or institutions. The Department stated that its status as temporary custodian, pursuant to Section 3 of the AANCRA, as well as Section 2-7 of the Juvenile Court Act ("Temporary Custody"), confers it with the authority to redisclose a child's confidential AIDS information. The Department indicated that it has to redisclose this information to the parties specified in Section 431.11, because if it did not release such information to, for example, a foster parent, and a member of the foster parent's family was found to have been infected with the AIDS virus by the placed child, the Department would face a potentially huge legal liability.

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The Department's assertions are both unpersuasive and also contrary to the terms of the Juvenile Court Act. While the Department has temporary protective custody of children, this custody does not constitute either guardianship or legal custody under Sections 1-3 (9) or (11) of the Juvenile Court Act. Only when a court has, after an adjudication pursuant to Section 2-27 of the Juvenile Court Act, given the Department the legal authority to act as a child's guardian or legal custodian, can the Department redisclose a child's AIDS test results. Without such authority, the Department must first obtain consent from a child's legal custodian or guardian. Release of such information without first obtaining the proper legal status as a child's legal guardian or custodian or obtaining authority from the child's legal guardian or custodian, appears to be a Class B misdemeanor under Section 12 of the "Aids Confidentiality Act" (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 7312). Section 10 of the Aids Confidentiality Act precludes a person to whom HIV test results have been disclosed to redisclose that information to others, except in very limited circumstances, none of which apply in this instance (e.g., to a subject's legally authorized representative, a person designated in a legally effective release).

Pursuant to Section 1-3(9) of the Act, guardianship over a child empowers a person with the authority to

make important decisions in matters having a permanent effect on the life and development of the minor and to be concerned with his or her general welfare.

This authority includes

[t]he authority to consent to . . . a major medical treatment . . . and to make other decisions of substantial legal significance concerning the minor.

Section 1-3(11) of the Act details the powers of legal custody, which include

the responsibility of physical possession of a minor and the duty to protect, train and discipline him and to provide him with food, shelter, education and ordinary medical care. . .

Temporary custody, as discussed in Section 2-5 to 2-11 of the Act, may be granted to the Department if a court finds a minor child to be abused, neglected or dependent. It is a temporary measure allowing the Department to take temporary physical, not legal, possession of the child in order to protect the child from harm. The powers of guardianship and legal custody (i.e., the right to make decisions affecting the child's legal rights, or to make decisions regarding medical care), cannot be exercised by persons having temporary custody of a child. Medical action for a child in temporary custody, for example, cannot even be taken, except under very limited circumstances (i.e., when authorized by a court after it is found necessary to safeguard the minor's life or health). Section 2-11 of the Act ("Medical and dental treatment and care") states that

[a]t all times during temporary custody . . . the court may authorize a physician or hospital to provide medical, dental or surgical procedures if such procedures are necessary to safeguard the minor's life or health (emphasis added).

It is clear from even a cursory examination of the provisions in the Act that during temporary custody, the Department is not legally authorized to release the HIV tests of a child. As Section 2-11 of the Act shows, the Act does not allow the Department to make even medical decisions for a child in its temporary custody. The terms of Section 1-3(9) of the Act clearly restrict the Department's authority to redisclose HIV test results when it possesses only temporary custody by stating that only when a person has legal guardianship can a person make "important decisions in matters having a permanent effect on the life and development of a minor, including the right to make decisions of substantial legal significance." Quite simply, temporary protective custody is not the same as legal custody or guardianship. The actions which may be made on behalf of a child's temporary custody are severely circumscribed by the Act. These actions clearly do not include redisclosure of a child's HIV test results.

Only when the Department has been granted legal custody or guardianship of a child in a disposition made pursuant to Section 2-27 of the Act ("Placement-Legal custody or guardianship") may the Department exercise the powers of a guardian or legal custodian, which include the authority to redisclose HIV test results. Clearly, the decision to obtain an HIV test is a decision which has significant legal, social and medical consequences. Such an action, by its serious and significant nature, is

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one to be made only by a legal custodian or guardian. This action clearly falls within the category of those actions "having a permanent effect on the life and development of the minor . . . [including] decisions of substantial legal significance. . . ."

By promulgating rules allowing it to redisclose the results of HIV tests of children in its temporary custody, the Department exceeds the authority granted to it as a temporary custodian under the terms of the Act. The Department, as it asserts, does face a potential liability problem caused by its lack of authority to redisclose test results. However, the way to address this problem is through legislation, not through rulemaking.

Therefore, the Joint Committee suggests to the Department of Children and Family Services that if the Department believes it should be authorized to disclose confidential AIDS-related information regarding children for whom it has only temporary protective custody, that it seek legislation to specifically authorize such disclosure.

REC11922

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTION

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

Heading of Part: Reports of Child Abuse and Neglect
Code Citation: 89 Ill. Adm. Code 300
Section Numbers: 300.110

Date Originally Published in Illinois Register:

July 22, 1988
12 Ill. Reg. 11953

At its meeting on December 15, 1988, the Joint Committee on Administrative Rules objected to the above proposed rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute withdrawal of the proposed rulemaking in its entirety.

The specific objection is as follows:

The Joint Committee objects to Section 300.110(i)(3)(C) of the rules of the Department of Children and Family Services entitled "Reports of Child Abuse and Neglect" (89 Ill. Adm. Code 300) because by allowing additional periods of 30 days to complete an investigation, rather than allowing up to 30 days, the Department exceeds its statutory authority under Section 7.12 of the Abused and Neglected Child Reporting Act.

The Department of Children and Family Services' rules entitled "Reports of Child Abuse and Neglect" (89 Ill. Adm. Code 300) establish standards and procedures to ensure that the reporting and investigation of child abuse and neglect are done in a timely and efficient manner. It also includes the notification process and describes the types of abuse and neglect reports which will receive special attention.

Section 300.110(i)(3)(C) of the rules of the Department of Children and Family Services governing Reports of Child Abuse and Neglect provides that when investigative staff have been unable, for good cause, to gather sufficient facts to support a decision within 60 days of the date the report was received, the allegation shall be considered undetermined and additional periods of 30 days shall then be permitted to complete the investigation, after which a determination shall be made (emphasis added). Prior to this rulemaking, Section 300.110(i)(3)(C) only allowed an additional period of 30 days to complete the investigation (emphasis added). Section 7.12 of the Abused and Neglected Child Reporting Act states, in part, that "where it is not possible to initiate or complete an investigation within 60 days the report may be deemed 'undetermined' provided every effort has been made to undertake a complete

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investigation. The Department may extend the period in which determinations must be made in individual cases for up to 30 days for good cause shown" (emphasis added).

The Department was asked to explain its statutory authority for expanding the period of time it is allowed to complete an investigation from an additional period of 30 days to additional periods of 30 days. The Department stated the intent of P.A. 85-984, which amended Section 7.12 of the Abused and Neglected Child Reporting Act, was to allow additional periods of 30 days if an investigation so warranted and for good cause shown. To support the Department's assertion, the Department stated that prior to P.A. 85-984, Section 7.12 stated, in part, that "the Department may extend the period in which such determinations must be made in individual cases for up to 30 days, but such extensions shall only be made once and only upon good cause shown." The Department claims that because the language "such extensions shall only be made once" was deleted by P.A. 85-984, it was the legislature's intent to allow periods of 30 day extensions to complete investigations. P.A. 85-984 also amended Section 7.12 by requiring the Department to establish by rule what shall constitute good cause. Sections 7.1, 7.3, 7.4, 8.2, 11.1, and 11.5 of the "Abused and Neglected Child Reporting Act" were also amended as a result of P.A. 85-984.

The Department's arguments are unpersuasive. Section 7.12 of the Abused and Neglected Child Reporting Act clearly allows "the Department to extend the period in which determinations must be made in individual cases for up to 30 days for good cause shown. Although a cardinal rule of statutory construction is that the intention of the legislature is to be given effect, it is generally recognized that statutory language is the best indicator of intent, and where that language is unambiguous, it must be given effect and enforced by the courts as enacted. People v. Crete, 88 Ill. Dec. 855, 478 N.E.2d 846, 852 (Ill. App. 2 Dist. 1985). It is improper to interpret statutory language when it is unambiguous or to read exceptions, limitations, or conditions into a statute which depart from its plain meaning. Freeman United Coal Mining Co. v. Industrial Commission, 99 Ill. 2d 487, 459 N.E.2d 1368 (1984). The language of the Act clearly allows the Department to extend the period for determinations for up to 30 days, and does not allow for further extensions as claimed by the Department. In an attempt to increase the time permitted for investigations, the Department has improperly increased the limitations imposed by the Act. The Department's authority is only as broad as the Act itself, which clearly prohibits the action of the Department. By expanding the time period allowed for

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investigations, such investigations could go on indefinitely, which could have economic and emotional ramifications on those individuals being investigated.

An examination of the legislative history of P.A. 85-984 did not disclose a legislative intent different from its plain meaning. There was no indication the legislature intended to increase the period for investigation when it deleted "extensions shall only be made once" from the Act. As indicated, it is well established that when the language of a statute is unambiguous, as in the present case, it is conclusive as to its meaning "absent a clearly expressed legislative intention to the contrary." Consumer Product Safety Commission v. GTE Sylvania, Inc., 477 U.S. 102 (1980). As there is no clear legislative intent to the contrary in this instance, the Department has gone beyond the authority it was given in P.A. 85-984. If the Department desires to extend the time period for investigations, it should amend the Act to allow it to do so rather than amending the Act through rulemaking.

Therefore, the Joint Committee objects to Section 300.110(i)(3)(C) of the rules of the Department of Children and Family Services entitled "Reports of Child Abuse and Neglect" (89 Ill. Adm. Code 300) because by allowing additional periods of 30 days to complete an investigation, rather than up to 30 days, the Department exceeds its statutory authority under Section 7.12 of the Abused and Neglected Child Reporting Act.

OBJ11953

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF RECOMMENDATION

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

Heading of Part: Reports of Child Abuse and NeglectCode Citation: 89 Ill. Adm. Code 300Section Numbers: 300.110Date Originally Published in Illinois Register:July 22, 1988
12 Ill. Reg. 11953

At its meeting on December 15, 1988, the Joint Committee recommended that the Department of Children and Family Services seek legislation relating to the above-referenced rulemaking. The Department should respond within 90 days of the receipt of this Statement of Recommendation.

The specific recommendation is as follows:

The Joint Committee suggests to the Department of Children and Family Services that if the Department believes it should have additional periods of 30 days to complete an investigation, the Department seek legislation to revise Section 7.12 of the Abused and Neglected Child Reporting Act to provide for the extended period of time.

The Department of Children and Family Services' rules entitled "Reports of Child Abuse and Neglect" (89 Ill. Adm. Code 300) establish standards and procedures to ensure that the reporting and investigation of child abuse and neglect are done in a timely and efficient manner. It also includes the notification process and describes the types of abuse and neglect reports which will receive special attention.

Section 300.110(i)(3)(C) of the rules of the Department of Children and Family Services governing Reports of Child Abuse and Neglect provides that when investigative staff have been unable, for good cause, to gather sufficient facts to support a decision within 60 days of the date the report was received, the allegation shall be considered undetermined and additional periods of 30 days shall then be permitted to complete the investigation, after which a determination shall be made (emphasis added). Prior to this rulemaking, Section 300.110(i)(3)(C) only allowed an additional period of 30 days to complete the investigation (emphasis added). Section 7.12 of the Abused and Neglected Child Reporting Act states, in part, that "where it is not possible to initiate or complete an investigation within 60 days the report may be deemed 'undetermined' provided every effort has been made to undertake a complete

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investigation. The Department may extend the period in which determinations must be made in individual cases for up to 30 days for good cause shown" (emphasis added).

The Department was asked to explain its statutory authority for expanding the period of time it is allowed to complete an investigation from an additional period of 30 days to additional periods of 30 days. The Department stated the intent of P.A. 85-984, which amended Section 7.12 of the Abused and Neglected Child Reporting Act, was to allow additional periods of 30 days if an investigation so warranted and for good cause shown. To support the Department's assertion, the Department stated that prior to P.A. 85-984, Section 7.12 stated, in part, that "the Department may extend the period in which such determinations must be made in individual cases for up to 30 days, but such extensions shall only be made once and only upon good cause shown." The Department claims that because the language "such extensions shall only be made once" was deleted by P.A. 85-984, it was the legislature's intent to allow periods of 30 day extensions to complete investigations. P.A. 85-984 also amended Section 7.12 by requiring the Department to establish by rule what shall constitute good cause. Sections 7.1, 7.3, 7.4, 8.2, 11.1, and 11.5 of the "Abused and Neglected Child Reporting Act" were also amended as a result of P.A. 85-984.

The Department's arguments are unpersuasive. Section 7.12 of the Abused and Neglected Child Reporting Act clearly allows the Department to extend the period in which determinations must be made in individual cases for up to 30 days for good cause shown. Although a cardinal rule of statutory construction is that the intention of the legislature is to be given effect, it is generally recognized that statutory language is the best indicator of intent, and where that language is unambiguous, it must be given effect and enforced by the courts as enacted. *People v. Crete*, 88 Ill. Dec. 855, 478 N.E.2d 846, 852 (Ill. App. 2 Dist. 1985). It is improper to interpret statutory language when it is unambiguous or to read exceptions, limitations, or conditions into a statute which depart from its plain meaning. *Freeman United Coal Mining Co. v. Industrial Commission*, 99 Ill. 2d 487, 459 N.E.2d 1368 (1984). The language of the Act clearly allows the Department to extend the period for determinations for up to 30 days, and does not allow for further extensions as claimed by the Department. In an attempt to increase the time permitted for investigations, the Department has improperly increased the limitations imposed by the Act. This attempt must fail. The Department's authority is only as broad as the Act itself, which clearly prohibits the action of the Department. By expanding the time

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period allowed for investigations, such investigations could go on indefinitely, which could have economic and emotional ramifications on those individuals being investigated.

An examination of the legislative history of P.A. 85-984 did not disclose a legislative intent different from its plain meaning. There was no indication the legislature intended to increase the period for investigation when it deleted "extensions shall only be made once" from the Act. As indicated, it is well established that when the language of a statute is unambiguous, as in the present case, it is conclusive as to its meaning "absent a clearly expressed legislative intention to the contrary." Consumer Product Safety Commission v. GTE Sylvania, Inc., 477 U.S. 102 (1980). As there is no clear legislative intent to the contrary in this instance, the Department has gone beyond the authority it was given in P.A. 85-984. If the Department desires to extend the time period for investigations, it should amend the Act to allow it to do so rather than amending the Act through rulemaking.

Therefore, the Joint Committee suggests to the Department that if the Department believes it should have additional periods of 30 days to complete an investigation, the Department seek legislation to revise Section 7.12 of the Abused and Neglected Child Reporting Act to provide for the extended period of time.

REC11953

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ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION

ILLINOIS EDUCATIONAL LABOR RELATIONS BOARD

Heading of Part: Fair Share Fee Objections

Code Citation: 80 Ill. Adm. Code 1125

Section Numbers: 1125.80

Date Originally Published in Illinois Register: October 14, 1988

12 Ill. Reg. 16375

At its meeting on December 15, 1988, the Joint Committee on Administrative Rules objected to the above proposed rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute withdrawal of the proposed rulemaking in its entirety.

The specific objection is as follows:

The Joint Committee objects to Section 1125.80(f) of the rules of the Illinois Educational Labor Relations Board entitled "Fair Share Fee Objections," 80 Ill. Adm. Code 1125, because contrary to Section 4.02 of the Illinois Administrative Procedure Act (IAPA), the rules fail to include the factors considered by the Board in exercising its discretion in determining whether to uphold or reverse a decision of a hearing officer regarding the determination of a fair share fee dispute.

The Board has proposed these rules in response to amendments to the Educational Labor Relations Act imposed by P.A. 85-924, as well as several key Board decisions regarding fair share fees (i.e., Quincy Educ. Ass'n Local 809, 85-FS-0031-S (August 25, 1988); Lake County Fed'n of Teachers Local 504, 85-FS-0044-C (June 29, 1988); and DuQuoin Educ. Ass'n, 85-FS-0002-S (April 5, 1988)) and a Supreme Court decision articulating basic legal parameters applicable to fair share fees. See Chicago Teachers Union, Local No. 1 v. Hudson, 475 U.S. 292 (1986). The rules detail policies applicable to fair share fee notices, objections to fees, and procedures used in hearings and Board considerations of complaints. The rules also allow exclusive representatives to establish internal procedures to review fair share fee challenges.

Section 1125.80 details hearing procedures. Sections 1125.80(e) and (f) indicate that

[w]ithin 21 days of the date of the
Recommended Decision and Order [of the

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hearing officer], any party may file exceptions and briefs in support of those exceptions with the Board. . . . If timely exceptions are filed, the Board shall issue and serve on all parties a copy of its decision and order.

The Board was asked to clarify by rule the standards it uses to evaluate exceptions, i.e., to make a determination regarding whether to uphold or reverse the recommended decision of the hearing officer. The Board indicated that the Board will examine whether the hearing officer's decision "is legally sound and consistent with case law." This is the manner in which the Board considers all appeals. The Board wished to remind the Committee that, unlike agencies which regulate the public, it is an adjudicatory body, much like a court. The Committee's request, the Board stated, that it include by rule the factors used to evaluate exceptions is like asking the Supreme Court to detail by rule how it decides a tort case. The Committee's request is, in this sense, "absurd." The Board offered to include the following language in Section 1125.80(f) to specify the Board's standards:

The Board will evaluate the exceptions on the basis of whether the hearing officer's recommended decision is consistent with developing state or federal case law in the area of fair share.

The Board indicated that it could not provide more specific standards than this. It also asserted that specificity is not possible because fair share law is a rapidly changing field. References to state and federal law include, the Board replied, the decisions of various states, not just Illinois. Similarly, federal law could include precedent from different federal circuits. The Board would not, it stated, pick and choose from these cases. The Board stated that there might be some general parameters common to all decisions. Because fair share fee cases, however, are so fact-intensive, the potential for arbitrariness is reduced.

The Board's responses are inadequate. The Board's proffered standards are so broad as to be meaningless. Use, as a standard, of the decisions of all state and federal courts, is so non-specific as to be arbitrary and creates the potential for abuse by allowing the Board to pick and choose among varying decisions.

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Section 4.02 of the IAPA states that when an agency implements a discretionary power by rule, it shall state "as clearly and precisely as practicable," the standards by which that power will be exercised. Section 4.02 was designed, in part, to prevent the arbitrary exercise of authority by an agency, and to notify the affected public of the standards by which its conduct will be gauged. Section 4.02 is clearly applicable to the Board in this instance, for the Board exercises discretion in evaluating the merits of an exception. The Board, contrary to its assertions, is not immune from the mandate of Section 4.02 because it acts, in part, as an adjudicatory entity. The Board falls within the definition of "agency" found in Section 3.01 of the IAPA, to wit "each officer, department, board, commission . . . of the State." Although, like myriad other agencies, the Board hears and decides disputes, it is not a court.

The Board's proffered modification of Section 1125.80(f) not only creates the potential for arbitrary review of exceptions, but fails to inform the affected public of the manner in which cases will be reviewed. As the Board indicated, objectors are often not represented by counsel. Although it stated that objectors can receive case law from the hearing officer, the meaning of such case law, including whatever standards the Board may decide to apply to a review of exceptions, may evade a person lacking legal expertise. Even supposing an objector receives some general legal advice, it does not ensure that it will include the particular analysis that the Board, from a virtual universe of decisions, may emphasize. The Board's assertion that the changing nature of fair share law precludes even an exemplary recitation of standards is also unpersuasive. Every agency proposing rules is aware that laws and policies change through time. It places those policies in rules, however, so that the public is informed of its current policies. As policies change, rules are amended.

This is not the first instance in which the Committee has objected to rules because of an agency's refusal to articulate its policies by rule. At its June 14, 1988 meeting, the Joint Committee objected to rules of the Department of Employment Security entitled "Notices, Records, Reports," 56 Ill. Adm. Code 2760, because they were incomplete due to their failure to articulate the policies followed by the Department when determining whether an applicant has succeeded to substantially all, or a severable portion, of the assets of a predecessor employing unit. While case law articulates the legal standards used in making this determination, the Department refused to extract and articulate the key principles of such precedent by rule. The Department instead asserted that the existence of case law on this issue was sufficient to inform the

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public of its standards. The Joint Committee indicated that this practice obscured public knowledge of its policies, and rendered its rules incomplete. The Board's rules in this regard are similarly incomplete and vague due to a failure to articulate standards. Certainly, insofar as the decisions in one particular state, i.e., Illinois, are concerned, articulation of major principles of law is possible. Given the 600 or more fair share complaints currently pending before the Board, it would clearly appear advantageous for the Board to articulate its review standards. Section 1125.80(f) clearly does not meet the mandate of Section 4.02.

Therefore, the Joint Committee objects to Section 1125.80(f) of the rules of the Illinois Educational Labor Relations Board entitled "Fair Share Fee Objections," 80 Ill. Adm. Code 1125, because contrary to Section 4.02 of the Illinois Administrative Procedure Act (IAPA), the rules fail to include the factors considered by the Board in exercising its discretion in determining whether to uphold or reverse a decision of a hearing officer regarding the determination of a fair share fee dispute.

OBJ16375

ILLINOIS REGISTER

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTION

DEPARTMENT OF EMPLOYMENT SECURITY

Heading of Part:

Rules of General Application

Code Citation:

56 Ill. Adm. Code 2712

Section Numbers:2712.201, 2712.202, 2712.203, 2712.205, 2712.207,
2712.210Date Originally Published in Illinois Register:September 30, 1988
12 Ill. Reg. 15257

At its meeting on December 15, 1988, the Joint Committee on Administrative Rules objected to the above proposed rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute withdrawal of the proposed rulemaking in its entirety.

The specific objections are as follows:

Objection 1

The Joint Committee objects to the rulemaking of the Department of Employment Security entitled "General Application" (56 Ill. Adm. Code 2712) because the Department has implemented these rules prior to the completion of the required rulemaking procedures of the Illinois Administrative Procedure Act (IAPA) in violation of Sections 4(c), 5(a), and 5.01(c) of the Act.

On September 30, 1988, the Department of Employment Security proposed this rulemaking to establish a legal service program pursuant to Section 802 of the Unemployment Insurance Act (the Act), which requires the Department, "effective January 1, 1989," to "establish a program for providing services by licensed attorneys at law to advise and represent at hearings . . . small employers, . . . and individuals who have made a claim for benefits . . . , whose claim has been disputed" The rulemaking proposes to establish a program where a legal service provider will assign an attorney to represent an applicant who can present a "colorable claim or defense" in appeals before the referee, the Director, his representatives or the Board of Appeals. The Department filed its second notice on November 28, 1988; the second notice will expire January 12, 1989.

Section 2712.207(a) of this rule states: "The Director of the Department of Employment Security will contract separately for individuals and small employers with one or more legal service providers" Pursuant to

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STATEMENT OF OBJECTION

DEPARTMENT OF EMPLOYMENT SECURITY
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a Request for Proposals (dated October 3, 1988), the Department began the contracting process that is established in Section 2712.207(a) of this rulemaking. By October 16, 1988, fourteen bids were submitted for the contracts to provide legal services for individuals and small employers pursuant to Section 802 of the Act. In mid-November, the Director of the Department of Employment Security adopted the recommendations of an in-agency review team to select a consortium headed by the Legal Assistance Foundation of Chicago as the service provider for individual claimants and Richard H. Wessels and Associates as the service provider for small employers. As of November 29, 1988, contract negotiations had begun with these selectees. Clearly, the Department has begun implementation of components of this program prior to the adoption of the rules governing it.

The Department was asked to explain its rationale for implementing components of the program prior to the adoption of the rules governing it. The Department reported that it was necessary to begin and complete the contracting process prior to the completion of the required rulemaking procedures of the IAPA because Section 802(B) of the Act requires the implementation of the program on January 1, 1989. However, any time constraints that the Department is now under are the result of the Department's actions.

Although Section 802(B) of the Act does appear to require the implementation of this program on January 1, 1989, the Department had notice of the requirements of Section 802(B) of the Act as early as December 3, 1987, which was the date when the Governor signed into law P.A. 85-956 (effective January 1, 1988). P.A. 85-956 was the legislation that amended Section 802 of the Act to provide for this program. The failure of the Department in not having completed the rulemaking process with sufficient time to complete the contracting process prior to the January 1, 1989, start-up date is the result of the Department's failure to act upon P.A. 85-956 in a timely fashion.

Section 5(a) of the IAPA provides that "prior to the adoption, amendment or repeal of any rule, each agency shall accomplish the actions required by Section 5.01, 5.02, or 5.03, whichever is applicable." In this instance the general rulemaking procedures required by Section 5.01 are applicable. Section 5.01(c) of the IAPA states that "each rule hereafter adopted under this section is effective upon filing, unless a later effective date is required by statute or specified in the rule." The Department has failed to comply with the requirements of Sections 5(a) and 5.01 prior to invoking the rule.

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Section 4(c) of the IAPA states that "[n]o agency rule is effective against any person or party, nor may it be invoked by the agency for any purpose, until it has been made available for public inspection and filed with the Secretary of State as required by this Act." A major concern that the Department expressed during the conference with the Joint Committee staff was the need for the Department to protect itself from legal challenges to the program. An example of the importance that the Department places upon this concern is Section 2712.202 of the rulemaking which states:

By participating in this legal services program, individuals and small employers acknowledge that the Department of Employment Security and its employees are not responsible for the quality of the legal services that are provided and that their sole remedy for any alleged malpractice shall be an action against the legal services provider or attorney involved in the matter.

However, by invoking these rules by beginning the contracting process, the Department has left itself open to the possibility of legal action.

By circumventing the rulemaking process established by the IAPA, the Department has not allowed the opportunity for public notice and comment provided for under Section 5.01 of the IAPA. As a result, those persons affected by the rules will be subjected to the Department's choice of legal service provider without having prior opportunity to offer input as to what requirements or qualifications the legal service provider should meet in order to be awarded the contract under Section 2712.207 of this rule.

Therefore, the Joint Committee objects to the rulemaking of the Department of Employment Security entitled "General Application" (56 Ill. Adm. Code 2712) because the Department has implemented these rules prior to the completion of the required rulemaking procedures of the Illinois Administrative Procedure Act in violation of Section 4(c), 5(a) and 5.01(c) of the Act.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
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STATEMENT OF OBJECTION

DEPARTMENT OF EMPLOYMENT SECURITY
(Continued Page 4)Objection 2

The Joint Committee objects to the rulemaking of the Department of Employment Security entitled "General Application" (56 Ill. Adm. Code 2712) because the Department's Request for Proposal (LS-89) contains policies that meet the definition of "rule" in Section 3.09 of the Illinois Administrative Procedure Act, but which are not specified in the Department's rules.

The Department of Employment Security has proposed these rules to establish a legal service program pursuant to Section 802 of the Unemployment Insurance Act (the Act), which requires the Department, "effective January 1, 1989," to "establish a program for providing services by licensed attorneys at law to advise and represent at hearings . . . small employers, . . . and individuals who have made a claim for benefits . . . whose claim has been disputed . . ." Section 2712.207(a) of the Department's proposed rules reads as follows:

The Director of the Department of Employment Security will contract separately for individuals and small employers with one or more legal service providers who will then be responsible to either hire staff attorneys or for assembling a referral panel of attorneys for providing the legal services pursuant to Section 82 of the Act (Ill. Rev. Stat. 1987, ch. 48, par. 472). Except as provided in subsection (b), the Director shall make no payments for legal services under this Part to anyone other than legal service providers.

Pursuant to a Request for Proposal (dated October 3, 1988), the Department began this contracting process. The Department was asked to provide the Joint Committee staff with a copy of the Request for Proposal (RFP). The Department provided the Joint Committee staff with a fourteen (14) page RFP and one appendix. A review of the Request indicates that it sets forth in detail the information that must be provided to the Department by a prospective legal service provider. The Request includes policies concerning numerous topics that are not addressed in the rulemaking. Some examples include General Bid Information, Basic Contract Terms and Conditions, Response to RFP, Project Specifications and Evaluation Criteria.

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In the section entitled "General Bid Information," the Department sets out the specific instructions in the submitting of a proposal, the duration of the contract, the grounds for rejection of a bid and the procedures for award of the contract and for protests concerning the contract process. In "Basic Contracts Terms and Conditions," the Request spells out key contract terms concerning such subjects as Fiscal Funding, Liability and Insurance, Warranties, Right to Audit and Termination of Contract. Section 4.00 of the Request, entitled "Project Specifications," contains further examples of where the Department has clearly included policies in the Request which are "rules" and should be adopted pursuant to the IAPA. In Section 4.03, entitled "Requirements and Deliverables" the Department requires the provider to meet the following policies requirements:

- a) establish intake units;
- b) provide to client reasons why the case had not presented a colorable claim or defense;
- c) to have staff attorneys available in population centers and a referral network of private attorneys in sparsely populated areas of the State;
- d) register as a group legal service program with the Administrator of the Attorney Registration and Disciplinary Commission;
- e) agree to hold the Department harmless from any claim arising out of its action;
- f) requires referral attorney to notify provider if insurance terminates;
- g) require written agreements with referral attorney;
- h) maintain complete financial and legal records;
- i) submit monthly invoice vouchers;
- j) submit monthly and annual reports;
- k) provide support services including the following:
 - i) training for staff and referral attorneys;
 - ii) technical assistance and co-counseling;
 - iii) research assistance; and

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iv) clearing house services.

In addition, the Request includes a list of evaluation criteria and a requirement that the proposals include an estimation of the percentage of their costs consisting of administrative expenses. Neither of these is included within the rulemaking.

Section 3.09 of the IAPA defines a "rule" as "each agency statement of general applicability that implements, applies, interprets, or prescribes law or policy...." The above noted policies and statements set forth in the Request are clearly "rules" and should be adopted pursuant to the IAPA. The fact that the Request contains policies and statements that were not included in the rule as originally proposed was brought to the attention of the Department during the public notice period by two commentators. On November 2, 1988, B. Tucker Olson of the Illinois Retail Merchants Association submitted a letter containing the following comment: "There also appears to be a conflict between the RFP and proposed rules 2712.203(b) and 2712.205(b) on the procedure used to dispute an initial determination denying a claim for service. This conflict should be resolved in favor of the RFP process of internal review."

On October 21, 1988, Julie Hamos of Julie E. Hamos & Assoc. submitted a letter containing the following comment:

Section 2712.203(b) and Section 2712.205(b) further provide that if the individual or small employer disagreed with the judgment of the attorney... his or her only option is to hire a private attorney to handle the matter. This provision fails to provide an internal appeal process for disputing a denial of representation, although the RFP does include this as a requirement for providers. We believe that this procedure belongs in the rules as well as in the RFP.

In response to these comments the rules were amended. However, as noted above there are still a number of other elements of the RFP that should be included in the rules.

Section 4(c) of the IAPA states that "no agency rule is valid or effective against any person or party, nor may it be invoked by the Agency for any purpose, until it has been made available for public inspection and

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filed with the Secretary of State as required by this Act." The RFP contains agency "rules" which have not been available for public inspection or filed with the Secretary of State as required by the IAPA.

Therefore, the Joint Committee objects to the rulemaking of the Department of Employment Security entitled "General Application" (56 Ill. Adm. Code 2712) because the Department's Request for Proposal (LS-89) contains policies that meet the definition of "rule" in Section 3.09 of the Illinois Administrative Procedure Act but which are not specified in the Department's rules.

OBJ15257

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ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTION

DEPARTMENT OF FINANCIAL INSTITUTIONS

Heading of Part:

Illinois Credit Union Act

Code Citation:

38 Ill. Adm. Code 190

Section Numbers:

190.10, 190.50, 190.140, 190.160, 190.180

Date Originally Published in Illinois Register:September 9, 1988
12 Ill. Reg. 14097

At its meeting on December 15, 1988, the Joint Committee on Administrative Rules objected to the above proposed rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute withdrawal of the proposed rulemaking in its entirety.

The specific objection is as follows:

The Joint Committee objects to the rules of the Department of Financial Institutions entitled "Illinois Credit Union Act" (38 Ill. Adm. Code 190) because the responses contained in the "Agency Analysis of Economic and Budgetary Effects of Proposed Rulemaking" submitted to the Joint Committee by the Department do not accurately reflect the economic effect of this rulemaking upon those regulated.

The Department of Financial Institutions proposed amendments to its rules to increase the fees that it charges to credit unions to perform special investigations or examinations. The investigations and examinations are performed when the Department has reasonable cause to believe that the credit union is or has engaged in or is about to engage in an unsafe or unsound practice or is violating or has violated a law, rule, or any condition imposed by the Department. The rulemaking increases the fee from \$125 per man day or part thereof to \$190 per man day or part thereof.

Section 220.900(a)(2)(B) of the Operational Rules of the Joint Committee provides that the Joint Committee will consider, in its review of proposed rules, whether the agency has considered the economic and budgetary effects of the rulemaking upon the regulated public. To ascertain the economic effect of this rulemaking, the Joint Committee requested that the Department complete an "Agency Analysis of Economic and Budgetary Effects of Proposed Rulemaking" for these rules. The Department's response to the questionnaire indicated that the economic impact of the rule is "unmeasurable" and that the specific economic impact in dollars will be "undetermined." The Department was asked to provide the Joint

DEPARTMENT OF FINANCIAL INSTITUTIONS
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Committee with a specific and detailed explanation of the economic impact of the rulemaking.

The Department explained that the average annual salary for field examiners who conduct special examinations is \$28,000. There are 22 examiners employed by the Department. Average travel expenses for field examiners are \$5,500, and miscellaneous expenses (such as social security, retirement, and supplies) provided by the Department are \$5,000 per examiner. Each examiner works approximately 200 days per year, and the average cost to the Department per day is \$190. The fee increase from \$125 to \$190 is a 52% increase. Investigations are usually conducted for a maximum of 3 days. Therefore, the increase to the credit union for a 3-day investigation will be \$65 dollars per day, a total of \$195. The Department stated that it has conducted seven such investigations thus far in fiscal year 1989. Fees collected by the Department are, pursuant to Section 12 of the Credit Union Act, deposited in the Credit Union Fund. The General Assembly appropriates funds to the Department from the Fund, which funds are used by the Department for its operating expenses.

The Department's responses indicate that the Department could have provided the Joint Committee with a more specific analysis of the economic effect of these rules. Although the Department does not know the number of investigations that will be conducted or the number of days each investigation will take, the Department could have provided projections based on its experience in previous years. The specific amount of the effect i.e., an increase of \$65 per day, was obviously known to the Department. If each examiner will work 200 days per year at a proposed fee of \$190 per day, the total annual revenue for each examiner under the new rules will be \$38,000 per examiner; or \$863,000 for all 22 examiners. Subtracting from that amount the revenue generated by the present fees, \$550,000, the effect of these rules on State revenue is \$286,000. The Department could and should have provided the Joint Committee with this information.

The economic analysis is an important component of the rules review process, enabling the Joint Committee, and the regulated public, to ascertain the economic effects of proposed rules. Such information is often critical for the affected public. Given the specific information in the Department's possession concerning the economic effect of these rules, the Department's analysis was inadequate.

Therefore, the Joint Committee objects to the rules of the Department of Financial Institutions entitled "Illinois Credit Union Act" (38 Ill. Adm.

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Code 190) because the responses contained in the "Agency Analysis of Economic and Budgetary Effects of Proposed Rulemaking" submitted to the Joint Committee by the Department do not accurately reflect the economic effect of this rulemaking upon those regulated.

OBJ14097

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STATE EMPLOYEES' RETIREMENT SYSTEM

Heading of Part:

The Administration and Operation of the State Employees' Retirement System of Illinois Social Security Unit

Code Citation:

80 Ill. Adm. Code 1570

Section Numbers:

1570.40, 1570.60, 1570.70, 1570.80, 1570.90, 1570.100,
1570.110, 1570.150, 1570.160

Date Originally Published in Illinois Register:

September 9, 1988
12 Ill. Reg. 14122

At its meeting on December 15, 1988, the Joint Committee on Administrative Rules objected to the above proposed rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute withdrawal of the proposed rulemaking in its entirety.

The specific objection is as follows:

The Joint Committee objects to the rulemaking of the State Employees' Retirement System of Illinois entitled "The Administration and Operation of the State Employees' Retirement System of Illinois Social Security Unit" (80 Ill. Adm. Code 1570) because, the Department has implemented these rules prior to the completion of the required rulemaking procedures of the Illinois Administrative Procedure Act in violation of Sections 4(c), 5(a) and 5.01(c) of the Act.

The State Employees' Retirement System of Illinois (SERS) proposed this amendatory rulemaking to permit its rule to reflect changes brought about by the federal Omnibus Reconciliation Act of 1986, which relieves state governments of the duty for the collection and reporting of social security payments after December 31, 1986. This rulemaking alters relevant provisions to accomplish that task.

The federal statutory changes which triggered the need for this amendatory rulemaking were effective October 21, 1986. The System was asked to explain why it took two years to propose amendatory rules to address the administrative changes brought about by Public Law 99-509, (the Omnibus Reconciliation Act of 1986). The System conceded that it had in fact implemented and administered the changes reflected in the rule for the last two years past, saying that it was its view that the states' participation was mandated by federal requirements, and therefore, the public notice and current policy considerations enunciated

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in the IAPA were not thwarted by the System's implementation of these rules prior to adoption under Section 5.01 of the IAPA.

Section 5(a) of the IAPA provides that "prior to the adoption, amendment or repeal of any rule, each agency shall accomplish the actions required by Section 5.01, 5.02, or 5.03, whichever is applicable." In this instance the general rulemaking procedures required by Section 5.01 are applicable. Section 5.01(c) of the IAPA states that "each rule hereafter adopted under this section is effective upon filing, unless a later effective date is required by statute or specified in the rule." Section 4(c) of the IAPA states that "[n]o agency rule is effective against any person or party, nor may it be invoked by the agency for any purpose, until it has been made available for public inspection and filed with the Secretary of State as required by this Act." The System has failed to comply with the requirements of Sections 5(a) and 5.01 prior to invoking the rule.

By circumventing the rulemaking process established by the IAPA, the System has not allowed the opportunity for public notice and comment provided under Section 5.01 of the IAPA. Because of its prior implementation of this rule's provisions, the System has prevented local governments from providing input concerning such topics as a notification time period requiring the System to act by a date certain prior to imposition of a penalty. The units of local government affected by this rulemaking have had no opportunity to provide comment concerning its effect on their operations, an announced objective of the IAPA. That objective has been thwarted in this instance. As a result, those persons affected by the rules have been required to comply with procedures that have not been subject to public input.

This matter is aggravated by the fact that the program has been in operation for two years. Certainly the System could have proposed rulemaking prior to September of this year, some two years after the federal act mandating these changes became effective.

This is not the first time that the Joint Committee has been presented with the issue of rules implementing federal programs or statutory changes being invoked prior to adoption in accordance with the IAPA's rulemaking procedures. For example, the Joint Committee has objected on numerous occasions to the Department of Public Aid's rules because it implemented a rule prior to its adoption under the IAPA's rulemaking procedures. The Joint Committee objected to the Department of Public Aid's rules entitled "Medical Payment (Eligibility for QUIP)" 89 Ill. Adm. Code 140.525) at its meeting of March 4, 1987, and "Aid to the Aged,

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Blind, and Disabled" (89 Ill. Adm. Code 113) at its meeting of April 29, 1987, and "Medical Payment (Nursing Costs)" (89 Ill. Adm. Code 140.562), "Medical Payment (Medical Assistance for a Pregnant Woman Who Would Not Be Categorically Eligible for AFDC/AFDC - MANG if the Child Were Already Born)" (89 Ill. Adm. Code 140.9), "Medical Payment (Interim Nursing Rates)" (89 Ill. Adm. Code 140.912), "Medical Assistance Program" (89 Ill. Adm. Code 120), "Food Stamps (Deducting from Monthly Income)" (89 Ill. Adm. Code 121.63), "Rights and Responsibilities (Continuation of Assistance Pending Appeal)" (89 Ill. Adm. Code 102.81) at its meeting of July 22, 1987 and "Medical Payment (Eligibility for QUIP)" (89 Ill. Adm. Code 140.525) at its meeting of July 14, 1988.

Given the Joint Committee's long held position of voicing objection to federal programs being implemented by state agencies prior to the adoption of governing rules being adopted under Section 5.01 of the IAPA, it would seem appropriate that the Joint Committee vote an objection to preserve in the record its posture in such matters.

Therefore, the Joint Committee objects to the rulemaking of the State Employees' Retirement System of Illinois entitled "The Administration and Operation of the State Employees' Retirement System of Illinois Social Security Unit" (80 Ill. Adm. Code 1570) because, the Department has implemented these rules prior to the completion of the required rulemaking procedures of the Illinois Administrative Procedure Act in violation of Sections 4(c), 5(a) and 5.01(c) of the Act.

OBJ14122

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTION TO EMERGENCY RULEMAKING

DEPARTMENT OF PUBLIC HEALTH

Heading of Part:

Long-Term Care for Under Age 22

Code Citation:

77 Ill. Adm. Code 390

Section Numbers:390.290
390.3300
390.3310Date Originally Published in Illinois Register:November 14, 1988
12 Ill. Reg. 18243

At its meeting on December 15, 1988, the Joint Committee on Administrative Rules objected to the above emergency rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute a refusal to amend or repeal the rule.

The specific objections are as follows:

Objection 1

The Joint Committee objects to Section 390.290 of the Department of Public Health's emergency amendments to its rules entitled "Long-Term Care for Under Age 22" (77 Ill. Adm. Code 390), because contrary to Section 5.02 of the IAPA there was no emergency which constitutes a threat to the public interest, safety or welfare requiring the adoption of this section of the rulemaking in less time than is required by the general rulemaking procedures of Section 5.01 of the IAPA.

The Department of Public Health has promulgated emergency amendments to Section 390.290 of its rules entitled Long Term-Care for Under Age 22." These amendments make minor changes to the six circumstances that may lead to placement on the Quarterly List of Violators, including the requirement that notices that will lead to placement on the list be "issued" instead of "sent." Also, the amendments add a list of four reasons for why a monitor may be placed in a facility.

The Department was asked why it was necessary to use the emergency procedure to implement this rulemaking. The Department responded that it believes that the immediate effective date of Public Act 85-1378 indicates a need for implementation "without delay." In addition, the Department stated that the Joint Committee had on previous occasions agreed that an immediate effective date was reason enough to permit an

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emergency rulemaking. The Department further explained that it used an emergency rulemaking to amend Section 390.290 regarding the "Quarterly List of Violators," because it was necessary to implement the statutory changes made in Section 3-304(a) of the Act.

Section 5.02 of the Illinois Administrative Procedure Act (IAPA) defines "emergency" as the existence of a situation which any agency finds "reasonably constitutes a threat to the public interest, safety, or welfare" and that requires adoption of a rule on fewer days notice than is required by Section 5.02 of the IAPA. It is difficult to see how the immediate effective date of Public Act 85-1378 can justify an emergency rulemaking.

Public Acts often have an immediate effective date, but that does not constitute a justification for emergency rulemaking. It is true that earlier this year, the Joint Committee reviewed other Department of Public Health emergency rules that use immediately effective legislation as one reason for using the emergency rulemaking procedures ("Aids Confidentiality and Testing Code," 77 Ill. Adm. Code 697). The Joint Committee did not object to the Department's emergency rulemakings in that case. However, in that instance the legislation which triggered the emergency rulemaking evidenced a rather strong legislative intent that the Department take quick action in relation to a threat to the public health, safety and welfare.

The Department's explanation for using an emergency rulemaking to amend Section 390.290 is unpersuasive. The rules made minor substantive changes to the six circumstances that lead to being placed on the Quarterly List of Violators. One such change is that notices that will lead to placement on the list must be "issued" not "sent." In addition, the amendments add a list of four reasons for why a monitor may be placed in a facility. The statutory changes made in Section 3-304(a) of the Act do not directly mandate the changes made in the Department's rules. The Act still requires that notices leading to placement on the list be "sent." This requirement has not been changed to "issued." More importantly, the Act does not add a list of reasons why a monitor may be placed in a facility. The Department has not shown that any threat to the public health, safety or welfare warrants the use of emergency rulemaking in this instance.

Therefore, the Joint Committee objects to Section 390.290 of the Department of Public Health's emergency amendments to its rules entitled "Long-Term Care for Under Age 22" (77 Ill. Adm. Code 390), because contrary to Section 5.02 of the IAPA there was no emergency which

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constitutes a threat to the public interest, safety or welfare requiring the adoption of this section of the rulemaking in less time than is required by the general rulemaking procedures of Section 5.01 of the IAPA.

Objection 2

The Joint Committee objects to Sections 390.3300 and 390.3310 of the Department of Public Health's emergency amendments to its rules entitled "Long-Term Care for Under Age 22" (77 Ill. Adm. Code 390), because contrary to Section 5.02 of the IAPA there was no emergency which constitutes a threat to the public interest, safety or welfare requiring the adoption of these Sections in less time than is required by the general rulemaking procedures of Section 5.01 of the IAPA.

The Department of Public Health has promulgated emergency amendments to Sections 390.3300 and 390.3310 of its rules entitled "Long-Term Care for Under Age 22," to incorporate changes in statutory language. The amendments to Section 390.3300 explain what the Department means by "late payment" and state that if payment is made prior to the discharge of a resident, then that resident may remain in the facility. The amendments to Section 390.3310 clarify that a facility must be notified of hearings requested by persons who file complaints against the facility, and that the facility may participate in the hearings.

The Department was asked why it was necessary to use the emergency procedure to implement this rulemaking. The Department responded that it believes that the immediate effective date of Public Act 85-1378 indicates a need for implementation "without delay." In addition, the Department stated that the Joint Committee had, on previous occasions, agreed that an immediate effective date was reason enough to permit an emergency rulemaking. The Department further justified its use of emergency rulemaking to amend Section 390.3300, to explain what is meant by the term "late payment" for the purpose of involuntary discharge or transfer of a resident; and Section 390.3310 which contains a statutory provision that requires notice to a facility to any hearings against it, by stating that such changes were necessary to avoid public misinterpretation, misapplication and confusion.

Section 5.02 of the Illinois Administrative Procedure Act (IAPA) defines "emergency" as the existence of a situation which any agency finds "reasonably constitutes a threat to the public interest, safety, or welfare" and that requires adoption of a rule on fewer days notice than is required by Section 5.02 of the IAPA. It is difficult to see how the

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immediate effective date of Public Act 85-1378 can justify an emergency rulemaking.

It is difficult to see how the public would be confused, or misinterpret or misapply statutory provisions that are already stated. However, that is the Department's explanation for adding statutory provisions to Sections 390.3300 and 390.3310 of its rules. Section 390.3300 of the Department's rules was amended to include a statutory provision to explain late payment. In Section 390.3310, statutory language was added to require that a facility must be notified of hearings against it and has the right to take part in such hearings. Since only statutory language was added in both sections, the public could have gotten adequate guidance from the Act until the sections were amended using the general rulemaking process. There appears to be no threat to the public interest, safety or welfare that requires the use of emergency rules in this instance.

Therefore, the Joint Committee objects to Sections 390.3300 and 390.3310 of the Department of Public Health's emergency amendments to its rules entitled "Long-Term Care for Under Age 22" (77 Ill. Adm. Code 390), because contrary to Section 5.02 of the IAPA there was no emergency which constitutes a threat to the public interest, safety or welfare requiring the adoption of these Sections in less time than is required by the general rulemaking procedures of Section 5.01 of the IAPA.

Objection 3

The Joint Committee objects to the Department of Public Health's emergency amendments to "Long Term-Care for Under Age 22" (77 Ill. Adm. Code 390), because contrary to the requirements of Section 5.02 of the IAPA and Section 230.400 of the Joint Committee's Operational Rules, the Department has failed to clearly and precisely state the Department's reasons for finding that an emergency exists.

The Department of Public Health has promulgated emergency amendments to its rules entitled "Long-Term Care for Under Age 22." These amendments eliminate the Type C violation and replace it with provisions for administrative warnings. In addition, the rulemaking amends the rules concerning the Quarterly List of Violators and clarifies the rules governing involuntary discharge or transfer of residents. Amendments were also made to clarify a facility's rights in hearings against it and to change the reporting requirements regarding ownership changes that must be filed with the Department.

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In its "Notice of Emergency Amendments," the Department stated that the amendments were necessary to implement recently enacted legislation. Later in the complete description of the rulemaking, the Department identified the legislation as Public Acts 85-1183 and 85-1348. The Department further explained that it "believes that the immediate effective dates on the legislation indicate that the Illinois General Assembly intends for these amendments to be implemented without delay."

Section 5.02 of the Illinois Administrative Procedure Act (IAPA) and Section 230.400 of the Joint Committee's rules requires that an agency state clearly and completely, in writing, its reasons for finding that an emergency situation exists. Section 5.02 also requires that for an emergency to exist there must be a threat to the public interest, safety or welfare. A statement that these amendments were needed to implement legislation with immediate effective dates does not explain the nature of the situation that led to the decision to use emergency rulemaking. Many Public Acts have immediate effective dates, but do not require emergency rulemaking. The Department did not specify in its notice materials what in these Public Acts it believes will cause a threat to the public without the promulgation of emergency rules.

Therefore, the Joint Committee objects to the Department of Public Health's emergency amendments to "Long Term-Care for Under Age 22" (77 Ill. Adm. Code 390), because contrary to the requirements of Section 5.02 of the IAPA and Section 230.400 of the Joint Committee's Operational rules, the Department has failed to clearly and precisely state the Department's reasons for finding that an emergency exists.

OBJ18243

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTION TO EMERGENCY RULEMAKING

DEPARTMENT OF PUBLIC HEALTH

Heading of Part: Minimum Standards Classification and Licensure of Skilled Nursing Facilities and Intermediate Care Facilities

Code Citation: 77 Ill. Adm. Code 300

Section Numbers:
300.290
300.3300
300.3310

Date Originally Published in Illinois Register:

November 14, 1988
12 Ill. Reg. 18477

At its meeting on December 15, 1988, the Joint Committee on Administrative Rules objected to the above emergency rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute a refusal to amend or repeal the rule.

The specific objections are as follows:

Objection 1

The Joint Committee objects to Section 300.290 of the Department of Public Health's emergency amendments to its rules entitled "Minimum Standards Classification and Licensure of Skilled Nursing Facilities and Intermediate Care Facilities" (77 Ill. Adm. Code 300), because contrary to Section 5.02 of the IAPA there was no emergency which constitutes a threat to the public interest, safety or welfare requiring the adoption of this section of the rulemaking in less time than is required by the general rulemaking procedures of Section 5.01 of the IAPA.

The Department of Public Health has promulgated emergency amendments to Section 300.290 of its rules entitled "Minimum Standards for Classification and Licensure of Skilled Nursing Facilities and Intermediate Care Facilities." These amendments make minor changes to the six circumstances that may lead to placement on the Quarterly List of Violators, including the requirement that notices that will lead to placement on the list be "issued" instead of "sent." Also, the amendments add a list of four reasons for why a monitor may be placed in a facility.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTION TO EMERGENCY RULEMAKINGDEPARTMENT OF PUBLIC HEALTH
(Continued Page 2)

The Department was asked why it was necessary to use the emergency procedure to implement this rulemaking. The Department responded that it believes that the immediate effective date of Public Act 85-1378 indicates a need for implementation "without delay." In addition, the Department stated that the Joint Committee had on previous occasions agreed that an immediate effective date was reason enough to permit an emergency rulemaking. The Department further explained that it used an emergency rulemaking to amend Section 300.290 regarding the "Quarterly List of Violators," because it was necessary to implement the statutory changes made in Section 3-304(a) of the Act.

Section 5.02 of the Illinois Administrative Procedure Act (IAPA) defines "emergency" as the existence of a situation which any agency finds "reasonably constitutes a threat to the public interest, safety, or welfare" and that requires adoption of a rule on fewer days notice than is required by Section 5.02 of the IAPA. It is difficult to see how the immediate effective date of Public Act 85-1378 can justify an emergency rulemaking.

Public Acts often have an immediate effective date, but that does not constitute a justification for emergency rulemaking. It is true that earlier this year, the Joint Committee reviewed other Department of Public Health emergency rules that use immediately effective legislation as one reason for using the emergency rulemaking procedures ("Aids Confidentiality and Testing Code," 77 Ill. Adm. Code 697). The Joint Committee did not object to the Department's emergency rulemakings in that case. However, in that instance the legislation which triggered the emergency rulemaking evidenced a rather strong legislative intent that the Department take quick action in relation to a threat to the public health, safety and welfare.

The Department's explanation for using an emergency rulemaking to amend Section 300.290 is unpersuasive. The rules made minor substantive changes to the six circumstances that lead to being placed on the Quarterly List of Violators. One such change is that notices that will lead to placement on the list must be "issued" not "sent." In addition, the amendments add a list of four reasons for why a monitor may be placed in a facility. The statutory changes made in Section 3-304(a) of the Act do not directly mandate the changes made in the Department's rules. The Act still requires that notices leading to placement on the list be "sent." This requirement has not been changed to "issued." More importantly, the Act does not add a list of reasons why a monitor may be placed in a facility. The Department has not

JOINT COMMITTEE ON ADMINISTRATIVE RULES
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shown that any threat to the public health, safety or welfare warrants the use of emergency rulemaking in this instance.

Therefore, the Joint Committee objects to Section 300.290 of the Department of Public Health's emergency amendments to its rules entitled "Minimum Standards Classification and Licensure of Skilled Nursing Facilities and Intermediate Care Facilities" (77 Ill. Adm. Code 300), because contrary to Section 5.02 of the IAPA there was no emergency which constitutes a threat to the public interest, safety or welfare requiring the adoption of this section of the rulemaking in less time than is required by the general rulemaking procedures of Section 5.01 of the IAPA.

Objection 2

The Joint Committee objects to Sections 300.3300 and 300.3310 of the Department of Public Health's emergency amendments to its rules entitled "Minimum Standards Classification and Licensure of Skilled Nursing Facilities and Intermediate Care Facilities" (77 Ill. Adm. Code 300), because contrary to Section 5.02 of the IAPA there was no emergency which constitutes a threat to the public interest, safety or welfare requiring the adoption of these sections in less time than is required by the general rulemaking procedures of Section 5.01 of the IAPA.

The Department of Public Health has promulgated emergency amendments to Sections 300.3300 and 300.3310 of its rules entitled "Minimum Standards Classification and Licensure of Skilled Nursing Facilities and Intermediate Care Facilities," to incorporate changes in statutory language. The amendments to Section 300.3300 explain what the Department means by "late payment" and state that if payment is made prior to the discharge of a resident, then that resident may remain in the facility. The amendments to Section 300.3310 clarify that a facility must be notified of hearings requested by persons who file complaints against the facility, and that the facility may participate in the hearings.

The Department was asked why it was necessary to use the emergency procedure to implement this rulemaking. The Department responded that it believes that the immediate effective date of Public Act 85-1378 indicates a need for implementation "without delay." In addition, the Department stated that the Joint Committee had, on previous occasions agreed that an immediate effective date was reason enough to permit an emergency rulemaking. The Department further justified its use of emergency rulemaking to amend Section 300.3300, to explain what is meant by the term "late payment" for the purpose of involuntary

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTION TO EMERGENCY RULEMAKINGDEPARTMENT OF PUBLIC HEALTH
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discharge or transfer of a resident; and Section 300.3310 which contains a statutory provision that requires notice to a facility to any hearings against it, by stating that such changes were necessary to avoid public misinterpretation, misapplication and confusion.

Section 5.02 of the Illinois Administrative Procedure Act (IAPA) defines "emergency" as the existence of a situation which any agency finds "reasonably constitutes a threat to the public interest, safety, or welfare" and that requires adoption of a rule on fewer days notice than is required by Section 5.02 of the IAPA. It is difficult to see how the immediate effective date of Public Act 85-1378 can justify an emergency rulemaking.

It is difficult to see how the public would be confused, or misinterpret or misapply statutory provisions that are already stated. However, that is the Department's explanation for adding statutory provisions to Sections 300.3300 and 300.3310 of its rules. Section 300.3300 of the Department's rules was amended to include a statutory provision to require that a facility must be notified of hearings against it and has the right to take part in such hearings. Since only statutory language was added in both sections, the public could have gotten adequate guidance from the Act until the sections were amended using the general rulemaking process. There appears to be no threat to the public interest, safety or welfare that requires the use of emergency rules in this instance.

Therefore, the Joint Committee objects to Sections 300.3300 and 300.3310 of the Department of Public Health's emergency amendments to its rules entitled "Minimum Standards Classification and Licensure of Skilled Nursing Facilities and Intermediate Care Facilities" (77 Ill. Adm. Code 300), because contrary to Section 5.02 of the IAPA there was no emergency which constitutes a threat to the public interest, safety or welfare requiring the adoption of these sections in less time than is required by the general rulemaking procedures of Section 5.01 of the IAPA.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTION TO EMERGENCY RULEMAKINGDEPARTMENT OF PUBLIC HEALTH
(Continued Page 5)Objection 3

The Joint Committee objects to the Department of Public Health's emergency amendments to "Minimum Standards Classification and Licensure of Skilled Nursing Facilities and Intermediate Care Facilities" (77 Ill. Adm. Code 300), because contrary to the requirements of Section 5.02 of the Illinois Administrative Procedure Act and Section 230.400 of the Joint Committee's Operational Rules, the Department has failed to clearly and precisely state the Department's reasons for finding that an emergency exists.

The Department of Public Health has promulgated emergency amendments to its rules entitled "Minimum Standards Classification and Licensure of Skilled Nursing Facilities and Intermediate Care Facilities." These amendments eliminate the Type C violation and replace it with provisions for administrative warnings. In addition, the rulemaking amends the rules concerning the Quarterly List of Violators and clarifies the rules governing involuntary discharge or transfer of residents. Amendments were also made to clarify a facility's rights in hearings against it and to change the reporting requirements regarding ownership changes that must be filed with the Department.

In its "Notice of Emergency Amendments," the Department stated that the amendments were necessary to implement recently enacted legislation. Later in the complete description of the rulemaking, the Department identified the legislation as Public Acts 85-1183 and 85-1348. The Department further explained that it "believes that the immediate effective dates on the legislation indicate that the Illinois General Assembly intends for these amendments to be implemented without delay."

Section 5.02 of the Illinois Administrative Procedure Act (IAPA) and Section 230.400 of the Joint Committee's rules requires that an agency state clearly and completely, in writing, its reasons for finding that an emergency situation exists. Section 5.02 also requires that for an emergency to exist there must be a threat to the public interest, safety or welfare. A statement that these amendments were needed to implement legislation with immediate effective dates does not explain the nature of the situation that led to the decision to use emergency rulemaking. Many Public Acts have immediate effective dates, but do not require emergency rulemaking. The Department did not specify in its notice materials what in these Public Acts it believes will cause a threat to the public without the promulgation of emergency rules.

ILLINOIS REGISTER

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTION TO EMERGENCY RULEMAKINGDEPARTMENT OF PUBLIC HEALTH
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Therefore, the Joint Committee objects to the Department of Public Health's emergency amendments to "Minimum Standards Classification and Licensure of Skilled Nursing Facilities and Intermediate Care Facilities" (77 Ill. Adm. Code 300), because contrary to the requirements of Section 5.02 of the Illinois Administrative Procedure Act and Section 230.400 of the Joint Committee's Operational rules, the Department has failed to clearly and precisely state the Department's reasons for finding that an emergency exists.

OBJ18477

ILLINOIS REGISTER

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTION TO EMERGENCY RULEMAKING

DEPARTMENT OF PUBLIC HEALTH

Heading of Part:

Minimum Standards for Classification and Licensure of Intermediate Care Facilities for the Developmentally Disabled

Code Citation:

77 Ill. Adm. Code 350

Section Numbers:

350.290
350.3300
350.3310

Date Originally Published in Illinois Register:

November 14, 1988
12 Ill. Reg. 18705

At its meeting on December 15, 1988, the Joint Committee on Administrative Rules objected to the above emergency rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute a refusal to amend or repeal the rule.

The specific objections are as follows:

Objection 1

The Joint Committee objects to Section 350.290 of the Department of Public Health's emergency amendments to its rules entitled "Minimum Standards for Classification and Licensure of Intermediate Care Facilities for the Developmentally Disabled" (77 Ill. Adm. Code 350), because contrary to Section 5.02 of the IAPA there was no emergency which constitutes a threat to the public interest, safety or welfare requiring the adoption of this section of the rulemaking in less time than is required by the general rulemaking procedures of Section 5.01 of the IAPA.

The Department of Public Health has promulgated emergency amendments to Section 350.290 of its rules entitled "Minimum Standards for Classification and Licensure of Intermediate Care Facilities for the Developmentally Disabled." These amendments make minor changes to the six circumstances that may lead to placement on the Quarterly List of Violators, including the requirement that notices that will lead to placement on the list be "issued" instead of "sent." Also, the amendments add a list of four reasons for why a monitor may be placed in a facility.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
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(Continued Page 2)DEPARTMENT OF PUBLIC HEALTH
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The Department was asked why it was necessary to use the emergency procedure to implement this rulemaking. The Department responded that it believes that the immediate effective date of Public Act 85-1378 indicates a need for implementation "without delay." In addition, the Department stated that the Joint Committee had on previous occasions agreed that an immediate effective date was reason enough to permit an emergency rulemaking. The Department further explained that it used an emergency rulemaking to amend Section 350.290 regarding the "Quarterly List of Violators," because it was necessary to implement the statutory changes made in Section 3-304(a) of the Act.

Section 5.02 of the Illinois Administrative Procedure Act (IAPA) defines "emergency" as the existence of a situation which any agency finds "reasonably constitutes a threat to the public interest, safety, or welfare" and that requires adoption of a rule on fewer days notice than is required by Section 5.02 of the IAPA. It is difficult to see how the immediate effective date of Public Act 85-1378 can justify an emergency rulemaking.

Public Acts often have an immediate effective date, but that does not constitute a justification for emergency rulemaking. It is true that earlier this year, the Joint Committee reviewed other Department of Public Health emergency rules that use immediately effective legislation as one reason for using the emergency rulemaking procedures ("Aids Confidentiality and Testing Code," 77 Ill. Adm. Code 697). The Joint Committee did not object to the Department's emergency rulemakings in that case. However, in that instance the legislation which triggered the emergency rulemaking evidenced a rather strong legislative intent that the Department take quick action in relation to a perceived threat to the public health, safety and welfare.

The Department's explanation for using an emergency rulemaking to amend Section 350.290 is unpersuasive. The rules made minor substantive changes to the six circumstances that lead to being placed on the Quarterly List of Violators. One such change is that notices that will lead to placement on the list must be "issued" not "sent." In addition, the amendments add a list of four reasons for why a monitor may be placed in a facility. The statutory changes made in Section 3-304(a) of the Act do not directly mandate the changes made in the Department's rules. The Act still requires that notices leading to placement on the list be "sent." This requirement has not been changed to "issued." More importantly, the Act does not add a list of reasons why a monitor may be placed in a facility. The Department has not

shown that any threat to the public health, safety or welfare warrants the use of emergency rulemaking in this instance.

Therefore, the Joint Committee objects to Section 350.290 of the Department of Public Health's emergency amendments to its rules entitled "Minimum Standards for Classification and Licensure of Intermediate Care Facilities for the Developmentally Disabled" (77 Ill. Adm. Code 350), because contrary to Section 5.02 of the IAPA there was no emergency which constitutes a threat to the public interest, safety or welfare requiring the adoption of this section of the rulemaking in less time than is required by the general rulemaking procedures of Section 5.01 of the IAPA.

Objection 2

The Joint Committee objects to Sections 350.3300 and 350.3310 of the Department of Public Health's emergency amendments to its rules entitled "Minimum Standards for Classification and Licensure of Intermediate Care Facilities for the Developmentally Disabled" (77 Ill. Adm. Code 350), because contrary to Section 5.02 of the IAPA there was no emergency which constitutes a threat to the public interest, safety or welfare requiring the adoption of these Sections in less time than is required by the general rulemaking procedures of Section 5.01 of the IAPA.

The Department of Public Health has promulgated emergency amendments to Sections 350.3300 and 350.3310 of its rules entitled "Minimum Standards for Classification and Licensure of Intermediate Care Facilities for the Developmentally Disabled," to incorporate changes in statutory language. The amendments to Section 350.3300 explain what the Department means by "late payment" and state that if payment is made prior to the discharge of a resident, then that resident may remain in the facility. The amendments to Section 350.3310 clarify that a facility must be notified of hearings requested by persons who file complaints against the facility, and that the facility may participate in the hearings.

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JOINT COMMITTEE ON ADMINISTRATIVE RULES
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Section 5.02 of the Illinois Administrative Procedure Act (IAPA) defines "emergency" as the existence of a situation which any agency finds "reasonably constitutes a threat to the public interest, safety, or welfare" and that requires adoption of a rule on fewer days notice than is required by Section 5.02 of the IAPA. It is difficult to see how the immediate effective date of Public Act 85-1378 can justify an emergency rulemaking.

It is difficult to see how the public would be confused, or misinterpret or misapply statutory provisions that are already stated. However, that is the Department's explanation for adding statutory provisions to Sections 350.3300 and 350.3310 of its rules. Section 350.3300 of the Department's rules was amended to include a statutory provision to explain late payment. In Section 350.3310, statutory language was added to require that a facility must be notified of hearings against it and has the right to take part in such hearings. Since only statutory language was added in both sections, the public could have gotten adequate guidance from the Act until the sections were amended using the general rulemaking process. There appears to be no threat to the public interest, safety or welfare that requires the use of emergency rules in this instance.

Therefore, the Joint Committee objects to Sections 350.3300 and 350.3310 of the Department of Public Health's emergency amendments to its rules entitled "Minimum Standards for Classification and Licensure of Intermediate Care Facilities for the Developmentally Disabled" (77 Ill. Adm. Code 350), because contrary to Section 5.02 of the IAPA there was no emergency which constitutes a threat to the public interest, safety or welfare requiring the adoption of these Sections in less time than is required by the general rulemaking procedures of Section 5.01 of the IAPA.

STATEMENT OF OBJECTION TO EMERGENCY RULEMAKINGDEPARTMENT OF PUBLIC HEALTH
(Continued Page 5)Objection 3

The Joint Committee objects to the Department of Public Health's emergency amendments to "Minimum Standards for Classification and Licensure of Intermediate Care Facilities for the Developmentally Disabled" (77 Ill. Adm. Code 350), because contrary to the requirements of Section 5.02 of the IAPA and Section 230.400 of the Joint Committee's Operational Rules, the Department has failed to clearly and precisely state the Department's reasons for finding that an emergency exists.

The Department of Public Health has promulgated emergency amendments to its rules entitled "Minimum Standards for Classification and Licensure of Intermediate Care Facilities for the Developmentally Disabled." These amendments eliminate the Type C violation and replace it with provisions for administrative warnings. In addition, the rulemaking amends the rules concerning the Quarterly List of Violators and clarifies the rules governing involuntary discharge or transfer of residents. Amendments were also made to clarify a facility's rights in hearings against it and to change the reporting requirements regarding ownership changes that must be filed with the Department.

In its "Notice of Emergency Amendments," the Department stated that the amendments were necessary to implement recently enacted legislation. Later in the complete description of the rulemaking, the Department identified the legislation as Public Acts 85-1183 and 85-1348. The Department further explained that it "believes that the immediate effective dates on the legislation indicate that the Illinois General Assembly intends for these amendments to be implemented without delay."

Section 5.02 of the Illinois Administrative Procedure Act (IAPA) and Section 230.400 of the Joint Committee's rules requires that an agency state clearly and completely, in writing, its reasons for finding that an emergency situation exists. Section 5.02 also requires that for an emergency to exist there must be a threat to the public interest, safety or welfare. A statement that these amendments were needed to implement legislation with immediate effective dates does not explain the nature of the situation that led to the decision to use emergency rulemaking. Many Public Acts have immediate effective dates, but do not require emergency rulemaking. The Department did not specify in its notice materials what in these Public Acts it believes will cause a threat to the public without the promulgation of emergency rules.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTION TO EMERGENCY RULEMAKINGDEPARTMENT OF PUBLIC HEALTH
(Continued Page 6)

Therefore, the Joint Committee objects to the Department of Public Health's emergency amendments to "Minimum Standards for Classification and Licensure of Intermediate Care Facilities for the Developmentally Disabled" (77 Ill. Adm. Code 350), because contrary to the requirements of Section 5.02 of the IAPA and Section 230.400 of the Joint Committee's Operational rules, the Department has failed to clearly and precisely state the Department's reasons for finding that an emergency exists.

OBJ85075E

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTION TO EMERGENCY RULEMAKING

DEPARTMENT OF PUBLIC HEALTH

Heading of Part:

Minimum Standards for Classification and Licensure of Sheltered Care Facilities

Code Citation:

77 Ill. Adm. Code 330

Section Numbers:

330.290
330.4300
330.4310

Date Originally Published in Illinois Register:

November 14, 1988
12 Ill. Reg. 18939

At its meeting on December 15, 1988, the Joint Committee on Administrative Rules objected to the above emergency rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute a refusal to amend or repeal the rule.

The specific objections are as follows:

Objection 1

The Joint Committee objects to Section 330.290 of the Department of Public Health's emergency amendments to its rules entitled "Minimum Standards for Classification and Licensure of Sheltered Care Facilities" (77 Ill. Adm. Code 330), because contrary to Section 5.02 of the IAPA there was no emergency which constitutes a threat to the public interest, safety or welfare requiring the adoption of this section of the rulemaking in less time than is required by the general rulemaking procedures of Section 5.01 of the IAPA.

The Department of Public Health has promulgated emergency amendments to Section 330.290 of its rules entitled "Minimum Standards for Classification and Licensure of Sheltered Care Facilities." These amendments make minor changes to the six circumstances that may lead to placement on the Quarterly List of Violators, including the requirement that notices that will lead to placement on the list be "issued" instead of "sent." Also, the amendments add a list of four reasons for why a monitor may be placed in a facility.

The Department was asked why it was necessary to use the emergency procedure to implement this rulemaking. The Department responded that it believes that the immediate effective date of Public Act 85-1378

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ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTION TO EMERGENCY RULEMAKINGDEPARTMENT OF PUBLIC HEALTH
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indicates a need for implementation "without delay." In addition, the Department stated that the Joint Committee had on previous occasions agreed that an immediate effective date was reason enough to permit an emergency rulemaking. The Department further explained that it used an emergency rulemaking to amend Section 330.290 regarding the "Quarterly List of Violators," because it was necessary to implement the statutory changes made in Section 3-304(a) of the Act.

Section 5.02 of the Illinois Administrative Procedure Act (IAPA) defines "emergency" as the existence of a situation which any agency finds "reasonably constitutes a threat to the public interest, safety, or welfare" and that requires adoption of a rule on fewer days notice than is required by Section 5.02 of the IAPA. It is difficult to see how the immediate effective date of Public Act 85-1378 can justify an emergency rulemaking.

Public Acts often have an immediate effective date, but that does not constitute a justification for emergency rulemaking. It is true that earlier this year, the Joint Committee reviewed other Department of Public Health emergency rules that use immediately effective legislation as one reason for using the emergency rulemaking procedures ("Aids Confidentiality and Testing Code;" 77 Ill. Adm. Code 697). The Joint Committee did not object to the Department's emergency rulemakings in that case. However, in that instance the legislation which triggered the emergency rulemaking evidenced a rather strong legislative intent that the Department take quick action in relation to a threat to the public health, safety and welfare.

The Department's explanation for using an emergency rulemaking to amend Section 330.290 is unpersuasive. The rules made minor substantive changes to the six circumstances that lead to being placed on the Quarterly List of Violators. One such change is that notices that will lead to placement on the list must be "issued" not "sent." In addition, the amendments add a list of four reasons for why a monitor may be placed in a facility. The statutory changes made in Section 3-304(a) of the Act do not directly mandate the changes made in the Department's rules. The Act still requires that notices leading to placement on the list be "sent." This requirement has not been changed to "issued." More importantly, the Act does not add a list of reasons why a monitor may be placed in a facility. The Department has not shown that any threat to the public health, safety or welfare warrants the use of emergency rulemaking in this instance.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTION TO EMERGENCY RULEMAKINGDEPARTMENT OF PUBLIC HEALTH
(Continued Page 3)

Therefore, the Joint Committee objects to Section 330.290 of the Department of Public Health's emergency amendments to its rules entitled "Minimum Standards for Classification and Licensure of Sheltered Care Facilities" (77 Ill. Adm. Code 330), because contrary to Section 5.02 of the IAPA there was no emergency which constitutes a threat to the public interest, safety or welfare requiring the adoption of this section of the rulemaking in less time than is required by the general rulemaking procedures of Section 5.01 of the IAPA.

Objection 2

The Joint Committee objects to Sections 330.4300 and 330.4310 of the Department of Public Health's emergency amendments to its rules entitled "Minimum Standards for Classification and Licensure of Sheltered Care Facilities" (77 Ill. Adm. Code 330), because contrary to Section 5.02 of the IAPA there was no emergency which constitutes a threat to the public interest, safety or welfare requiring the adoption of these sections in less time than is required by the general rulemaking procedures of Section 5.01 of the IAPA.

The Department of Public Health has promulgated emergency amendments to Sections 330.4300 and 330.4310 of its rules entitled "Minimum Standards for Classification and Licensure of Sheltered Care Facilities," to incorporate changes in statutory language. The amendments to Section 330.4300 explain what the Department means by "late payment" and state that if payment is made prior to the discharge of a resident, then that resident may remain in the facility. The amendments to Section 330.4310 clarify that a facility must be notified of hearings requested by persons who file complaints against the facility, and that the facility may participate in the hearings.

The Department was asked why it was necessary to use the emergency procedure to implement this rulemaking. The Department responded that it believes that the immediate effective date of Public Act 85-1378 indicates a need for implementation "without delay." In addition, the Department stated that the Joint Committee had, on previous occasions agreed that an immediate effective date was reason enough to permit an emergency rulemaking. The Department further justified its use of emergency rulemaking to amend Section 330.4300, to explain what is meant by the term "late payment" for the purpose of involuntary discharge or transfer of a resident; and Section 330.4310 which contains a statutory provision that requires notice to a facility to any hearings against it, by stating that such changes were necessary to avoid public misinterpretation, misapplication and confusion.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTION TO EMERGENCY RULEMAKINGDEPARTMENT OF PUBLIC HEALTH
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Section 5.02 of the Illinois Administrative Procedure Act (IAPA) defines "emergency" as the existence of a situation which any agency finds "reasonably constitutes a threat to the public interest, safety, or welfare" and that requires adoption of a rule on fewer days notice than is required by Section 5.02 of the IAPA. It is difficult to see how the immediate effective date of Public Act 85-1378 can justify an emergency rulemaking.

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Therefore, the Joint Committee objects to Sections 330.4300 and 330.4310 of the Department of Public Health's emergency amendments to its rules entitled "Minimum Standards for Classification and Licensure of Sheltered Care Facilities" (77 Ill. Adm. Code 330), because contrary to the requirements of Section 5.02 of the IAPA there was no emergency which constitutes a threat to the public interest, safety or welfare requiring the adoption of these sections in less time than is required by the general rulemaking procedures of Section 5.01 of the IAPA.

Objection 3

The Joint Committee objects to the Department of Public Health's emergency amendments to "Minimum Standards for Classification and Licensure of Sheltered Care Facilities" (77 Ill. Adm. Code 330), because contrary to the requirements of Section 5.02 of the IAPA and Section 230.400 of the Joint Committee's Operational rules, the Department has failed to clearly and precisely state the Department's reasons for finding that an emergency exists.

The Department of Public Health has promulgated emergency amendments to its rules entitled "Minimum Standards for Classification and Licensure of Sheltered Care Facilities." These amendments eliminate the Type C

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTION TO EMERGENCY RULEMAKINGDEPARTMENT OF PUBLIC HEALTH
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violation and replace it with provisions for administrative warnings. In addition, the rulemaking amends the rules concerning the Quarterly List of Violators and clarifies the rules governing involuntary discharge or transfer of residents. Amendments were also made to clarify a facility's rights in hearings against it and to change the reporting requirements regarding ownership changes that must be filed with the Department.

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Therefore, the Joint Committee objects to the Department of Public Health's emergency amendments to "Minimum Standards for Classification and Licensure of Sheltered Care Facilities" (77 Ill. Adm. Code 330), because contrary to the requirements of Section 5.02 of the IAPA and Section 230.400 of the Joint Committee's Operational rules, the Department has failed to clearly and precisely state the Department's reasons for finding that an emergency exists.

OBJ8939E

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of December 12, 1988 through December 16, 1988 and have been scheduled for review by the Committee at its January 9, 1989 meeting. Other items not contained in this published list may also be considered by the Joint Committee at its scheduled January meeting. Members of the public wishing to express their views with respect to a proposed rule should submit written comments to the Joint Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Room 500, Springfield, IL 62701.

Second Notice Expires	Agency and Rule	Start of First Notice	Scheduled for Consideration by JC&R
1/26/89	State Board of Education, Vocational Education (23 Ill. Adm. Code 254)	5/27/88 12 Ill. Reg. 8777	January 9, 1989
1/26/89	Department of Insurance, Pension and Examination Procedure (50 Ill. Adm. Code 6301)	9/16/88 12 Ill. Reg. 14501	January 9, 1989
1/26/89	Department of Transportation, Vending Machines in Rest Areas (92 Ill. Adm. Code 534)	10/7/88 12 Ill. Reg. 15952	January 9, 1989
1/27/89	Department of Rehabilitation Services, Disability Case Development Process (89 Ill. Adm. Code 843)	9/23/88 12 Ill. Reg. 15015	January 9, 1989
1/27/89	Department of Commerce and Community Affairs, Labor-Management Program (14 Ill. Adm. Code 620)	9/23/88 12 Ill. Reg. 14797	January 9, 1989
1/30/89	Department of Public Health, Food Service Sanitation (77 Ill. Adm. Code 750)	9/9/88 12 Ill. Reg. 14113	January 9, 1989
1/30/89	Department of Public Health, Sanitation of Retail Food Stores (77 Ill. Adm. Code 760)	9/9/88 12 Ill. Reg. 14115	January 9, 1989

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED
(page 2)

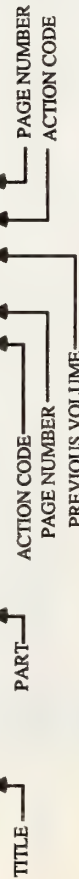
Second Notice Expires	Agency and Rule	Start of First Notice	Scheduled for Consideration by JC&R
1/30/89	Department of Rehabilitation Services, Client Financial Participation (89 Ill. Adm. Code 562)	3/4/88 12 Ill. Reg. 4685	January 9, 1989
1/30/89	Department of Children and Family Services, Delivery of Youth Services Funded by the Department of Children and Family Services (89 Ill. Adm. Code 310)	7/22/88 12 Ill. Reg. 11935	January 9, 1989
1/30/89	Department of Children and Family Services, Administration and Funding of Community-Based Services to Youth (89 Ill. Adm. Code 334)	7/22/88 12 Ill. Reg. 11915	January 9, 1989

JCAR - Joint Committee on Administrative Rules	
ACTION CODES	
A - Adopted Rule	P - Proposed Rule
AR - Adopted Repealer	PF - Prohibited Filing Ordered by JCAR
C - Notice of Corrections	PP - Peremptory or Court ordered Rules
CC - Codification Changes	PR - Proposed Repealer
E - Emergency Rule	R - Refusal to meet JCAR objection
ER - Emergency Repealer	RC - Statement of Recommendation
M - Modification to meet JCAR objections	S - Suspension ordered by JCAR
O - JCAR Statement of Objections	W - Withdrawal to meet JCAR objections

EXAMPLE:

AGRICULTURE, DEPARTMENT OF

8 Ill. Adm. Code 285 III. Grain Insurance Act (P-18048/85; A-6818)



ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY QUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (312) 782-9786.

AGING, DEPARTMENT ON

89 Ill. Adm. Code 240 Community Care Program (A-7980) (P-10821)
89 Ill. Adm. Code 230 Older Americans Act Programs (P-12137) (E-12540) (P-14777)

AGRICULTURE, DEPARTMENT OF

8 Ill. Adm. Code 1 Administrative Rules (Formal Administrative Proceedings; Contested Cases; Petitions; Declaratory Rulings; Public Disclosure) (P-4743; A-11439)
8 Ill. Adm. Code 30 Animal Control Act (P-15999/87; A-2216)
8 Ill. Adm. Code 110 Animal Diagnostic Laboratory Act (P-15669/87; A-3379) (P-19153)
8 Ill. Adm. Code 25 Animal Welfare Act (P-15676/87; A-8265) (P-19164)
8 Ill. Adm. Code 75 Bovine Brucellosis (P-15686/87; A-3386) (P-19172)
8 Ill. Adm. Code 20 Definitions (P-15695/87; A-8275) (P-19178)
8 Ill. Adm. Code 85 Diseased Animals (P-15704/87; A-8283) (P-19185)
8 Ill. Adm. Code 700 Farmland Preservation Act (P-18833/87; A-5235) (P-14786) (P-17139)
68 Ill. Adm. Code 600 Grain Dealers (P-19795)
8 Ill. Adm. Code 675 Groundwater Use Guidelines (P-3539; A-10416) (E-3790)
8 Ill. Adm. Code 80 III. Bovine Tuberculosis Eradication Act (P-15716/87; A-8295) (P-19196)
8 Ill. Adm. Code 90 III. Dead Animals Disposal Act (P-19201)
8 Ill. Adm. Code 250 III. Pesticide Act (P-7035; A-12784)
8 Ill. Adm. Code 250 III. Pesticide Act of 1979 (P-7035)
8 Ill. Adm. Code 115 III. Pseudorabies Control Act (P-15720/87; A-3394) (P-19218)
8 Ill. Adm. Code 230 III. Seed Law (P-1679; A-10437)
8 Ill. Adm. Code 240 Insect Pest & Plant Disease Act (P-20295/87; A-8299)
8 Ill. Adm. Code 40 Livestock Auction Markets (P-15737/87; A-3411)

AGRICULTURE, DEPARTMENT OF (CONT'D)

8 Ill. Adm. Code 610 Livestock Dealer Licensing (P-19205)
8 Ill. Adm. Code 125 Meat & Poultry Inspection Act (PP-2154) (P-17331/87; A-3417) (PP-4879) (PP-6313) (PP-6819) (PP-13621) (PP-19116) (P-19211) (PP-20894)
2 Ill. Adm. Code 700 Organizational Chart, Description, Rulemaking Procedure, & Programs (A-6648) (A-22135)
8 Ill. Adm. Code 505 Public Grain Warehouse & Warehouse Receipts Act (P-19806)
8 Ill. Adm. Code 290 Standardbred & Thoroughbred Horse Breeding & Racing Programs (P-8171; A-14515)
8 Ill. Adm. Code 100 Swine Brucellosis (P-15743/87; A-3432)
8 Ill. Adm. Code 105 Swine Disease Control & Eradication Act (P-15751/87; A-3440) (P-20309)
8 Ill. Adm. Code 600 Weights & Measures Act (P-18841/87; A-8306) (P-10271; A-15524)

ALCOHOLISM AND SUBSTANCE ABUSE, DEPARTMENT OF

77 Ill. Adm. Code 2055 Drug Abuse Programs (PR-5683)
77 Ill. Adm. Code 2056 Driving Under the Influence Programs (P-20303/87; O-9174; RC-9176; R-11317; A-11138) (PR-2265)
77 Ill. Adm. Code 2058 Licensure of Alcoholism & Substance Abuse Treatment, Intervention & Research Programs (P-5760; O-11322; R-14735; A-14524)
77 Ill. Adm. Code 2000 Rules of Practice & Procedure in Administrative Hearings (PR-5845)
77 Ill. Adm. Code 2070 Schedule of Controlled Substances (P-3147)
77 Ill. Adm. Code 2090 Subacute Alcoholism & Substance Abuse Treatment Services (P-10994; A-20061) (E-11273; O-14457)

ATTORNEY GENERAL

14 Ill. Adm. Code 200 Franchise Disclosure Act (P-1; A-9424; C-10804) (E-1124) (P-20937)
14 Ill. Adm. Code 470 Retail Advertising (P-15239)

BANKING BOARD OF ILLINOIS, STATE

38 Ill. Adm. Code 900 Hearings for Removal of Directors, Officers, Employees or Agents of a State Bank (P-1027; A-17074)

BANKS AND TRUST COMPANIES, COMMISSIONER OF

38 Ill. Adm. Code 305 Bank Branches (P-4295; A-11178)
38 Ill. Adm. Code 310 Electronic Fund Transfers (P-5489; RC-15732; A-17774)
38 Ill. Adm. Code 330 Lending Limits (P-20372/87; A-7991) (P-10282; A-17280)
38 Ill. Adm. Code 357 Reduction in the Number of Required Directors (P-3865; A-10663)
38 Ill. Adm. Code 356 Reimbursement to Banks for Financial Records (P-3158; A-11182)
38 Ill. Adm. Code 355 Statutory Bad Debts (P-3869; A-10667)

CAPITOL DEVELOPMENT BOARD

71 Ill. Adm. Code 50 Bonding Guidelines (P-10957/87; A-9845)
71 Ill. Adm. Code 400 III. Accessibility Code (PR-6649/87; AR-5243) (P-6597/87; O-19830/87; M-5473; A-5245)
44 Ill. Adm. Code 1050 Insurance & Surety Companies (P-10968/87; A-9856) (P-13377; A-20441)
44 Ill. Adm. Code 950 Prequalification & Suspension of Contractors (P-10972/87; A-9860)
44 Ill. Adm. Code 980 Prequalification of Architects & Engineers (P-13691; A-20446)
44 Ill. Adm. Code 910 Procurement Practices (P-10976/87; A-9864)
44 Ill. Adm. Code 1000 Selection of Architects/Engineers (A/E) (P-12140; A-17815)

CARNIVAL-AMUSEMENT SAFETY BOARD

56 Ill. Adm. Code 6000 Carnival & Amusement Ride Inspection Law (P-20699/87; A-11186)

CENTRAL MANAGEMENT SERVICES, DEPARTMENT OF

80 Ill. Adm. Code 3100 Auto Liability (P-2041; A-9487)
89 Ill. Adm. Code 1300 Day Care (P-19223)
44 Ill. Adm. Code 5010 Marking, Inventory, Transfer & Disposal of State-Owned Personal Property (P-14907/87; A-10671)
80 Ill. Adm. Code 302 Merit & Fitness (P-4969/87; A-5634) (P-10569) (P-15813) (E-16214)

CENTRAL MANAGEMENT SERVICES, DEPARTMENT OF (CONT'D)
 80 Ill. Adm. Code 310
 Pay Plan (P-3811) (PP-5459) (P-16009/87; A-6073) (P-17955/87; A-6073) (P-7453; A-14630) (E-7734) (PP-7783) (P-7889) (PP-8155) (PP-9745) (E-11778; O-15764) (P-12599; A-20449) (E-12895; C-13359; C-13716; O-15766) (PP-13306; O-15769) (PP-20584)

80 Ill. Adm. Code 2150
 Service-Connected Days Benefit Administration (P-10285)
 80 Ill. Adm. Code 2650
 Solicitation for Charitable Payroll Deductions (P-6871) (E-6975; O-11352) (ER-10191)
 44 Ill. Adm. Code 1
 Standard Procurement (P-6351; O-12551; W-17978) (P-19225)
 80 Ill. Adm. Code 2110
 State of Ill. Dependent Care Assistance Plan (P-7912; A-17283) (E-11795)
 80 Ill. Adm. Code 2120
 State of Ill. Medical Care Assistance Plan (P-8180; A-17296) (E-11810)
 80 Ill. Adm. Code 2800
 Travel (P-10363/87; O-19842/87; R-1636; A-738) (PR-10373/87; AR-749)

CHILDREN AND FAMILY SERVICES, DEPARTMENT OF
 89 Ill. Adm. Code 385
 Background Checks (P-13744)
 89 Ill. Adm. Code 334
 Administration & Funding of Community-Based Services to Youth (P-11915)
 89 Ill. Adm. Code 431
 Confidentiality of Personal Information of Persons Served by the Department (P-11922; O-22457; RC-22467)
 89 Ill. Adm. Code 310
 Delivery of Youth Services Funded by the Department of Children & Family Services (P-11935)

89 Ill. Adm. Code 437
 Department of Children & Family Services Employee Conflict of Interest (P-13752)
 89 Ill. Adm. Code 408
 Licensing Standards for Group Day Care Homes (P-13757)
 89 Ill. Adm. Code 357
 Purchase of Services (P-13807)
 89 Ill. Adm. Code 300
 Reports of Child Abuse & Neglect (P-11953; O-22472; RC-22475)
 89 Ill. Adm. Code 302
 Services Delivered by the Department (P-13814)

CIVIL SERVICE SYSTEM, STATE UNIVERSITIES
 80 Ill. Adm. Code 250
 State Universities Civil Service System (P-16281/87; A-3457) (P-6386; O-12559; M-17127; A-17079) (P-17569)

COLLEGES AND UNIVERSITIES, BOARD OF GOVERNORS OF STATE
 44 Ill. Adm. Code 531
 Procurement from Minority & Female Owned Business Enterprises (P-20960)

COMMERCE AND COMMUNITY AFFAIRS, DEPARTMENT OF
 14 Ill. Adm. Code 630
 Corridors of Opportunity Program (P-4987)
 47 Ill. Adm. Code 160
 Emergency Shelter Grants Program (P-14938/87; O-3119; RC-3122; R-3827; A-3676) (P-9271)

14 Ill. Adm. Code 520
 Enterprise Zone Program (P-15419/87; A-4115) (P-5856; A-17823) (P-17346/87; O-7826; R-11318; A-11201)
 14 Ill. Adm. Code 590
 Ill. Large Business Development Program (P-15249)
 14 Ill. Adm. Code 620
 Labor-Management Program (P-14797) (E-15207)
 14 Ill. Adm. Code 550
 Local Tourism & Convention Bureau Program (P-14550/87; A-2226)
 14 Ill. Adm. Code 500
 Metropolitan Civic Center Support Program (P-9275; A-22159)
 47 Ill. Adm. Code 10
 Review & Appeal Procedures (P-13737/87; A-9868)
 14 Ill. Adm. Code 640
 Rural Diversification Program (P-7926)
 1 Ill. Adm. Code 300
 Small Business Impact Analysis Procedures (P-8511)
 47 Ill. Adm. Code 1
 Standard Grant Administration Requirements (P-4403)
 47 Ill. Adm. Code 110
 State Administration of the Federal Community Development Block Grant Program for Small Cities (P-12073/87; A-2254)
 47 Ill. Adm. Code 120
 State Administration of the Federal Community Services Block Grant Program (P-14185/87; A-751) (P-4751; A-17311) (P-8521)

47 Ill. Adm. Code 100
 State Administration of the Federal Low-Income Home Energy Assistance Block Grant Program (P-4976/87; M-1638; A-757) (P-2173; A-14639) (P-4299; A-15530) (P-9287)
 56 Ill. Adm. Code 2610
 Training Services for the Disadvantaged (P-13097/87; A-4128)
 56 Ill. Adm. Code 2630
 Uniform Fiscal & Administrative Standards for the Job Training Partnership Act (P-62; A-15961)

COMMERCE COMMISSION, ILLINOIS
 Agents for Service of Process (P-2047; A-10453)
 83 Ill. Adm. Code 1207
 Annual Gross Revenue Return (G.O. 191) (P-293) (P-19983/87; W-1640)
 83 Ill. Adm. Code 270
 Annual Gross Revenue Return Tax (P-293; A-7580)
 92 Ill. Adm. Code 2000
 Broker's Licenses (P-2050)
 83 Ill. Adm. Code 325
 Charitable Contributions (PR-18021)
 83 Ill. Adm. Code 711
 Cost Allocation for Large Local Exchange Carriers (P-298; A-9495) (E-1136)
 83 Ill. Adm. Code 712
 Cost Allocation for Small Local Exchange Carriers (P-302; A-9588) (E-1236)
 83 Ill. Adm. Code 215
 Designation of Agent Upon Whom Service of All Notices & Process May be Made (G.O. 37) (P-18026)

Dual Party Relay Service (P-7455; O-14428; R-17437; A-17321)
 83 Ill. Adm. Code 756
 Energy Assistance (P-19989/87; A-19664)
 83 Ill. Adm. Code 281
 Fees & Taxes (P-7947; O-14432; RC-14436; R-15719; A-15540)
 92 Ill. Adm. Code 1205
 Independent Review Board Rules of Practice (P-17045)
 92 Ill. Adm. Code 1235
 Investigation & Suspension of Rates (P-1885/87; A-6089)
 83 Ill. Adm. Code 1206
 Least-Cost Planning for Electric Utilities (P-3162)
 83 Ill. Adm. Code 440
 Least-Cost Planning for Natural Gas Utilities (P-9314)
 83 Ill. Adm. Code 535
 Minimum Safety Standards for Transportation of Gas & for Pipeline Facilities (A-12997)
 92 Ill. Adm. Code 590
 Minimum Safety Standards for Transportation of Gas & for Pipeline Facilities (P-4417; A-11707) (A-12997)

Motor Carrier of Property Fitness (P-13381)
 92 Ill. Adm. Code 1304
 Non-Relocation Towing (PP-12122)
 92 Ill. Adm. Code 1470
 Rail Carrier Contract Rates (PR-20978) (P-20974)
 92 Ill. Adm. Code 1595
 Relocation Towing (PP-1630; RC-4944)
 92 Ill. Adm. Code 1710
 Reports of Accidents or Incidents by Person Engaged in the Transportation of Gas, or Who Own or Operate Gas Pipeline Facilities (A-12998) (P-16309)

Telephone Assistance Access for the Deaf (P-11587/87; A-3687)
 83 Ill. Adm. Code 755
 Telephone Assistance Program (P-14799)
 83 Ill. Adm. Code 757
 Uniform Commodity Classifications (PR-13385; AR-22172)
 92 Ill. Adm. Code 1460
 Uniform Electric Fuel Adjustment (G.O. 211) (P-20316)
 83 Ill. Adm. Code 425
 Uniform System of Accounts for Electric Utilities (P-3873; A-11710)
 83 Ill. Adm. Code 415
 Uniform System of Accounts for Telecommunications Carriers (P-305; A-9645) (E-1295) (P-19563)
 83 Ill. Adm. Code 710
 Uniform System of Accounts for Telephone Utilities (PR-308; AR-9659) (ER-1309)

COMMUNITY COLLEGE BOARD, ILLINOIS
 23 Ill. Adm. Code 1501
 Administration of the Ill. Public Community College Act (P-4420; O-11325; RC-11328; W-15763) (P-17963/87; A-6660) (P-7057; A-16699) (P-10290; A-15973) (P-12147; O-17440; R-19784; A-19691) (P-16313)

COMPTROLLER
 74 Ill. Adm. Code 290
 Contract Content (P-13518; A-22395)
 74 Ill. Adm. Code 280
 Public Radio & Television Station Grants (P-19259)
 74 Ill. Adm. Code 200
 Transition Regs. of the Comptroller (P-13526; A-22401)
 74 Ill. Adm. Code 230
 Transition Regs. of the Comptroller (P-13529; A-22404)

CONSERVATION, DEPARTMENT OF
 17 Ill. Adm. Code 530
 Cock Pheasant, Hungarian Partridge, Bobwhite Quail, Rabbit & Crow Hunting Regs. (P-4999; A-12016)
 17 Ill. Adm. Code 830
 Commercial Fishing & Musseling in Certain Waters of the State (P-4761; A-11714)
 17 Ill. Adm. Code 850
 Commercial Fishing in Lake Michigan (P-2183; A-7996)
 17 Ill. Adm. Code 2030
 Designation of Restricted Waters in the State of Ill. (E-8745) (P-10575; A-16707) (E-12111) (P-13820; A-20472)
 17 Ill. Adm. Code 1540
 Distribution & Sale of Plant & Plant Materials (P-18463/87; A-5296)
 17 Ill. Adm. Code 950
 Dog Training on Department-Owned or Managed Sites (P-13116/87; A-1808)
 17 Ill. Adm. Code 730
 Dove Hunting (P-5016; A-12186)
 17 Ill. Adm. Code 730
 Dove Hunting Regs. (P-5016)

CONSERVATION, DEPARTMENT OF (CONT'D)

- 17 Ill. Adm. Code 590 Duck, Goose & Coot Hunting (P-5027; A-12200) (E-16233; O-20245) (E-22244)
- 17 Ill. Adm. Code 590 Duck, Goose & Coot Hunting Regs. (P-5027)
- 17 Ill. Adm. Code 590 Falconry & the Captive Propagation of Raptors (P-5072; A-12807)
- 17 Ill. Adm. Code 590 Field Trials on Non-Department Owned or Managed Lands (P-5522; A-11720)
- 17 Ill. Adm. Code 590 General Hunting & Trapping on Department-Owned or -Managed Sites (P-5081; A-11724)
- 17 Ill. Adm. Code 510 General Hunting Regs. on Department-Owned or Managed Sites (P-5081)
- 17 Ill. Adm. Code 1010 Ill. List of Endangered & Threatened Fauna (P-20325)
- 17 Ill. Adm. Code 1050 Ill. List of Endangered & Threatened Flora (P-20335)
- 17 Ill. Adm. Code 570 Muskrat, Mink, Raccoon, Opossum, Striped Skunk, Weasel, Red Fox, Gray Fox, Coyote, Beaver & Woodchuck (Groundhog) Trapping Regs. (P-5087; A-12034) (E-16261)
- 17 Ill. Adm. Code 110 Public Use of State Parks & Other Properties of the Department of Conservation (P-20363)
- 17 Ill. Adm. Code 550 Raccoon, Opossum, Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog) Hunting Regs. (P-5094; A-11730)
- 17 Ill. Adm. Code 950 Rules of Regs. Governing the Use of Properties Managed by the Department for Dog Training Issued in Accordance with the Provisions of Chapter 61 of Ill. Revised Statutes (PR-13121/87; AR-1813)
- 17 Ill. Adm. Code 1545 Sale of Forest Products (P-12103/87; A-2274; RC-7829)
- 17 Ill. Adm. Code 520 Scientific Permits (P-14567/87; A-1815)
- 17 Ill. Adm. Code 810 Sport Fishing Regs. For the Waters of Ill. (P-19435/87; A-5306) (E-6981) (E-10525) (P-10580; A-15982)
- 17 Ill. Adm. Code 690 Squirrel Hunting (P-5104; A-12246)
- 17 Ill. Adm. Code 690 Squirrel Hunting Regs. (P-5104)
- 17 Ill. Adm. Code 720 Taking of Wild Turkeys - Fall Archery Season, The (P-5111; A-12254)
- 17 Ill. Adm. Code 710 Taking of Wild Turkeys - Spring Season, The (P-19471/87; A-5342) (P-20993)
- 17 Ill. Adm. Code 1535 Timber Harvest Fees (P-8197; A-16018)
- 17 Ill. Adm. Code 670 White-Tailed Deer Hunting By Use of Bow & Arrow (P-5117; A-12042)
- 17 Ill. Adm. Code 650 White-Tailed Deer Hunting By Use of Firearms (P-74; A-8003) (P-5525; A-12055)
- 17 Ill. Adm. Code 740 Woodcock, Snipe, Rail & Teal Hunting (P-5130; A-12261)
- 17 Ill. Adm. Code 740 Woodcock, Snipe, Rail & Teal Hunting Regs. (P-5130)

CORRECTIONS, DEPARTMENT OF

- 2 Ill. Adm. Code 851 Freedom of Information (A-22174)
- 20 Ill. Adm. Code 701 County Jail Standards (P-313; A-12274)
- 20 Ill. Adm. Code 702 County Juvenile Detention Standards (P-378; A-12240)
- 20 Ill. Adm. Code 703 County Shelter Care Standards (P-443; A-12405)
- 20 Ill. Adm. Code 504 Discipline & Grievances (P-12727/87; A-8351)
- 20 Ill. Adm. Code 205 Funds of Committed Persons (P-10980/87; A-5351)
- 20 Ill. Adm. Code 720 Municipal Jail & Lockup Standards (P-489; A-12452)
- 20 Ill. Adm. Code 525 Rights & Privileges (P-3542; A-9664)

CRIMINAL JUSTICE INFORMATION AUTHORITY, ILLINOIS

- 20 Ill. Adm. Code 1520 Operating Procedures for the Administration of Federal Funds (P-12110/87; O-7832; R-8750; A-8649)
- 20 Ill. Adm. Code 1550 Procedures for Approving the Form & Manner of Reporting Arrest, Charge, & Disposition Information to the Department of State Police (P-7800/87; A-7585)

EDUCATION, BOARD OF HIGHER

- 23 Ill. Adm. Code 1010 Higher Education Cooperation Act (P-12622; A-22180)

EDUCATION, STATE BOARD OF

- 23 Ill. Adm. Code 25 Certification (P-1694; A-16022) (P-11894/87; O-19860/87; M-3828; A-3709)
- 23 Ill. Adm. Code 50 Evaluation of Certified School District Employees in Contractual Continued Services (P-20377/87; A-9882)
- 23 Ill. Adm. Code 210 Learning Assessment & School Improvement Plans (P-6873; A-16052)
- 23 Ill. Adm. Code 110 Program Accounting Manual (P-12625)

EDUCATION, STATE BOARD OF (CONT'D)

- 23 Ill. Adm. Code 1 Public Schools Evaluation, Recognition & Supervision (P-9385/87; O-19868/87; M-4884; A-4800)
- 23 Ill. Adm. Code 275 Pupil Transportation (P-12745)
- 23 Ill. Adm. Code 120 Pupil Transportation Reimbursement (P-9402/87; A-4147) (P-19266)
- 23 Ill. Adm. Code 200 Sex Equity (P-19279)
- 23 Ill. Adm. Code 226 Special Education (P-17151)
- 23 Ill. Adm. Code 375 Student Records (P-11608/87; O-19877/87; R-4886; A-4818)
- 23 Ill. Adm. Code 230 Summer School for Gifted & Remedial Education (P-12747)
- 23 Ill. Adm. Code 254 Vocational Education (P-4451/87; O-15557/87; RC-238; R-3116; A-2282) (P-8777)

ELECTIONS, STATE BOARD OF

- 26 Ill. Adm. Code 209 Voting Accessibility for the Elderly & Handicapped (P-11296/87; A-10708)

EMERGENCY SERVICES AND DISASTER AGENCY

- 29 Ill. Adm. Code 430 Emergency & Written Notification of an Incident or Accident Involving a Reportable Hazardous Substance (P-17575)
- 29 Ill. Adm. Code 620 Emergency Planning & Community Right-to-Know (P-11910/87; O-4887; R-10235; A-9888)
- 29 Ill. Adm. Code 430 Telephone Notification of Hazardous Incidents (PR-17585)

EMPLOYMENT SECURITY, DEPARTMENT OF

- 56 Ill. Adm. Code 2725 Administrative Hearings & Appeals (P-11387; A-16060) (P-17973/87; A-14653)
- 56 Ill. Adm. Code 2720 Claims, Adjudication, Appeals & Hearings (P-8201; A-14660)
- 56 Ill. Adm. Code 2770 Determination of Unemployment Contributions (P-86; A-12473) (E-210; O-4947) (P-20481/87; O-9178; R-11319; A-11213) (P-11978; A-18143) (P-13825; A-20477)
- 56 Ill. Adm. Code 2920 Disqualifying Income & Reduced Benefits (P-7956; A-16066) (P-17592) (P-22295)
- 56 Ill. Adm. Code 2960 General Provisions (P-6880; A-13596)
- 56 Ill. Adm. Code 2760 Notices, Records, Reports (P-88; O-11331; R-13632; A-13604) (E-222; O-4949) (P-11393; A-16070)
- 56 Ill. Adm. Code 2765 Payment of Unemployment Contributions, Interest & Penalties (P-90; A-11740) (E-225; O-4955) (P-11021; O-15735; R-17439; A-17342) (P-13531; A-20484)
- 56 Ill. Adm. Code 2835 Recovery of Benefits (P-92; A-11746) (E-231; O-4957)
- 56 Ill. Adm. Code 2712 Rules of General Application (P-5025/86; A-116791/86; O-11355; RC-11359) (P-15257; O-22482)
- 56 Ill. Adm. Code 2730 Wages (P-8211; A-15072) (P-19818)

ENVIRONMENTAL PROTECTION AGENCY

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The Sections Affected Index lists, by Title, each Section of a codified Part on which rulemaking activity has occurred in this volume of the Register and is divided into two parts: the first lists the Sections on which rulemaking activity occurred in the previous issues of this volume year; the second lists the Sections on which rulemaking activity occurred in this issue of the Register. (The headings at the top of each page indicate the two parts: the first part shows the previous issue numbers inclusively and the date of the last published issue; the second lists the current issue number and date.) The columns in both parts indicate the type of rulemaking activity and the action taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on which action is being taken in the current volume (calendar year) of the Register was proposed in a previous volume, the last two digits of the previous volume's year appear immediately after the page number separated by a slash. (e.g. 1 Ill. Adm. Code 100.280 was proposed last year and adopted this year. The action entry reads: (P-8577/86; A-724)) The codes for both columns are listed below. For a complete listing of the Titles of the *Illinois Administrative Code*, please refer to 1 Ill. Adm. Code 100.140 or contact the Administrative Code Division.

TYPE OF RULEMAKING		ACTION CODES	
am	= amendment to existing Section	A	= Adopted rule
cc	= codification changes	C	= Correction
n	= new Section	CC	= Codification Changes
r	= repeal of existing Section	E	= Emergency rule
rc	= recodified	F	= Failure to Remedy Objections
#	= renumbered	M	= Modification
		O	= ICAR Objection
		P	= Proposed rule
		PF	= Prohibited Filing
		PP	= Peremptory rule
		R	= Refusal to Modify or Withdraw
		RC	= ICAR Recommendation
		S	= Suspended rule
		W	= Withdrawal of Proposed rule

TITLE 2 (CONT'D)

TITLE 1		TITLE 2 (CONT'D)	
300.100	n (P-8511)	1151.320	re (A-2913)
300.200	n (P-8511)	1151.410	re (A-2913)
300.300	n (P-8511)	1151.420	re (A-2913)
300.400	n (P-8511)	1151.510	re (A-2913)
300.Ap. A n	(P-8511)	1151.520	re (A-2913)
		1151.530	re (A-2913)
		1176.10	am (A-14689)
		1176.20	am (A-14689)
		1176.100	am (A-14689)
		1176.110	am (A-14689)
		1176.200	am (A-14689)
		1176.210	am (A-14689)
		1176.300	am (A-14689)
		1176.310	am (A-14689)
		1176.400	am (A-14689)
		1176.420	am (A-14689)
		1176.Ex. A	r (A-14689)
		1176.Ex. B	r (A-14689)
		1325.10	re (A-2976)
		1325.20	re (A-2976)
		1325.30	re (A-2976)
		1325.40	re (A-2976)
		1325.50	re (A-2976)
		1326.110	re (A-2913)
		1326.120	re (A-2913)
		1326.210	re (A-2913)
		1326.220	re (A-2913)
		1326.310	re (A-2913)
		1326.320	re (A-2913)
		1326.410	re (A-2913)
		1326.420	re (A-2913)
		1326.510	re (A-2913)

TITLE 2 (CONT'D)		TITLE 8		TITLE 8 (CONT'D)		TITLE 8 (CONT'D)	
1326.520	re (A-2913)	1.10	am (P-4743; A-11439)	115.10	n (P-15720/87; A-3394)	250.110	am (P-7035; A-12784)
1326.530	re (A-2913)	20.1	am (P-15695/87; A-8275) (P-19178)	115.10	am (P-19218)	250.120	am (P-7035; A-12784)
1375.100	n (A-17377)	25.15	n (P-15676/87; A-8265)	115.15	n (P-15720/87; A-3394)	250.150	am (P-7035; A-12784)
1375.110	n (A-17377)	25.20	am (P-15676/87; A-8265) (P-19164)	115.20	n (P-15720/87; A-3394)	250.160	am (P-7035; A-12784)
1375.200	n (A-17377)	25.30	am (P-15676/87; A-8265) (P-19164)	115.20	am (P-19218)	250.170	am (P-7035; A-12784)
1375.210	n (A-17377)	25.50	am (P-15676/87; A-8265)	115.30	n (P-15720/87; A-3394)	250.180	n (P-7035; A-12784)
1375.220	n (A-17377)	25.80	am (P-15676/87; A-8265)	115.40	n (P-15720/87; A-3394)	250.190	n (P-7035; A-12784)
1375.230	n (A-17377)	25.110	am (P-15676/87; A-8265)	115.50	n (P-15720/87; A-3394)	250.200	n (P-7035; A-12784)
1375.240	n (A-17377)	25.120	am (P-15676/87; A-8265)	115.60	n (P-15720/87; A-3394)	290.215	am (P-8171; A-14515)
1375.250	n (A-17377)	25.130	am (P-19164)	115.70	n (P-15720/87; A-3394)	505.10	am (P-19806)
1375.260	n (A-17377)	30.10	am (P-15999/87; A-2216)	115.80	n (P-15720/87; A-3394)	505.20	am (P-19806)
1375.270	n (A-17377)	30.20	am (P-15999/87; A-2216)	115.90	n (P-15720/87; A-3394)	505.25	am (P-19806)
1375.280	n (A-17377)	30.30	am (P-15999/87; A-2216)	115.100	n (P-15720/87; A-3394)	505.240	am (P-19806)
1375.290	n (A-17377)	30.140	am (P-15999/87; A-2216)	125.10	am (P-17331/87; A-3417)	505.280	am (P-19806)
1375.300	n (A-17377)	30.170	n (P-15999/87; A-2216)	125.60	am (P-19211)	505.310	am (P-19806)
1375.310	n (A-17377)	40.5	am (P-15737/87; A-3411)	125.80	am (P-19211)	600.1	n (P-18841/87; A-8306)
1375.320	n (A-17377)	40.60	am (P-15737/87; A-3411)	125.90	am (P-17331/87; A-3417)	600.1	am (P-10271; A-15524)
1375.330	n (A-17377)	40.160	am (P-15737/87; A-3411)	125.100	am (P-17331/87; A-3417) (PP-19116)	600.10	r (P-18841/87; A-8306)
1375.340	n (A-17377)	40.170	am (P-15737/87; A-3411)	125.110	am (PP-2154)	600.20	r (P-18841/87; A-8306)
1375.350	n (A-17377)	40.230	am (P-15737/87; A-3411)	125.170	am (PP-20894)	600.30	r (P-18841/87; A-8306)
1375.360	n (A-17377)	75.5	am (P-15686/87; A-3386)	125.180	am (PP-20894)	600.40	r (P-18841/87; A-8306)
1375.370	n (A-17377)	75.50	am (P-15686/87; A-3386)	125.190	am (P-17331/87; A-3417) (PP-19116)	600.50	r (P-18841/87; A-8306)
1375.380	n (A-17377)	75.130	am (P-15686/87; A-3386)	125.200	am (PP-20894)	600.60	r (P-18841/87; A-8306)
1375.390	n (A-17377)	1375.390	am (P-15686/87; A-3386) (P-19172)	125.250	am (PP-13621)	600.70	r (P-18841/87; A-8306)
1375.400	n (A-17377)	80.10	am (P-15716/87; A-8295) (P-19196)	125.260	am (PP-13621)	600.80	r (P-18841/87; A-8306)
1375.410	n (A-17377)	80.20	am (P-19196)	125.280	am (PP-13621)	600.90	r (P-18841/87; A-8306)
1375.420	n (A-17377)	80.110	am (P-15716/87; A-8295) (P-19196)	125.270	am (PP-6313)	600.100	r (P-18841/87; A-8306)
1375.430	n (A-17377)	85.5	am (P-15704/87; A-8283) (P-19185)	125.280	am (PP-4879) (PP-6819)	600.120	r (P-18841/87; A-8306)
1375.440	n (A-17377)	85.10	am (P-15704/87; A-8283) (P-19185)	125.300	am (PP-13621)	600.130	r (P-18841/87; A-8306)
1375.450	n (A-17377)	85.15	am (P-15704/87; A-8283) (P-19185)	125.305	n (P-17331/87; A-3417)	600.150	r (P-18841/87; A-8306)
1376.100	n (A-17368)	85.50	am (P-15704/87; A-8283) (P-19185)	125.310	am (PP-2154)	600.250	r (P-18841/87; A-8306)
1376.110	n (A-17368)	85.75	am (P-15704/87; A-8283) (P-19185)	125.360	am (PP-20894)	600.300	am (P-18841/87; A-8306)
1376.120	n (A-17368)	85.95	am (P-15704/87; A-8283)	125.380	am (PP-13621)	600.310	am (P-18841/87; A-8306)
1376.130	n (A-17368)	90.10	am (P-19201)	125.390	am (P-17331/87; A-3417) (PP-6313)	600.350	r (P-18841/87; A-8306)
1376.140	n (A-17368)	90.110	am (P-19201)	230.50	am (P-1679; A-10437)	600.360	r (P-18841/87; A-8306)
1376.150	n (A-17368)	100.10	am (P-15743/87; A-3432)	230.70	am (P-1679; A-10437)	600.370	r (P-18841/87; A-8306)
1376.160	n (A-17368)	100.30	n (P-15743/87; A-3432)	230.80	am (P-1679; A-10437)	600.380	r (P-18841/87; A-8306)
1376.170	n (A-17368)	105.5	am (P-15751/87; A-3440)	230.90	am (P-1679; A-10437)	600.450	r (P-18841/87; A-8306)
1376.180	n (A-17368)	105.10	r (P-15751/87; A-3440)	230.140	am (P-1679; A-10437)	600.460	r (P-18841/87; A-8306)
1376.190	n (A-17368)	105.10	am (P-20309)	230.150	am (P-1679; A-10437)	600.470	r (P-18841/87; A-8306)
1376.200	n (A-17368)	105.30	am (P-20309)	230.160	r (P-1679; A-10437)	600.480	r (P-18841/87; A-8306)
1376.210	n (A-17368)	105.40	r (P-15751/87; A-3440)	230.220	am (P-1679; A-10437)	600.490	r (P-18841/87; A-8306)
1875.10	am (A-16712)	105.41	r (P-15751/87; A-3440)	230.230	r (P-1679; A-10437)	600.500	r (P-18841/87; A-8306)
1875.20	am (A-16712)	105.42	r (P-15751/87; A-3440)	240.40	am (P-20295/87; A-8299)	600.510	r (P-18841/87; A-8306)
1875.220	am (A-16712)	105.44	r (P-15751/87; A-3440)	240.60	am (P-20295/87; A-8299)	600.520	r (P-18841/87; A-8306)
1875.230	am (A-16712)	105.46	r (P-15751/87; A-3440)	240.90	am (P-20295/87; A-8299)	600.530	r (P-18841/87; A-8306)
2500.10	am (A-22210)	105.60	r (P-15751/87; A-3440)	240.120	am (P-20295/87; A-8299)	600.540	r (P-18841/87; A-8306)
2500.220	am (A-22210)	105.70	r (P-15751/87; A-3440)	240.140	am (P-20295/87; A-8299)	600.550	r (P-18841/87; A-8306)
2500.240	am (A-22210)	105.80	r (P-15751/87; A-3440)	240.160	am (P-20295/87; A-8299)	600.560	r (P-18841/87; A-8306)
2500.260	am (A-22210)	110.10	am (P-15669/87; A-3379)	250.10	am (P-7035; A-12784)	600.580	r (P-18841/87; A-8306)
2501.10	am (A-22204)	110.80	am (P-19153)	250.20	am (P-7035; A-12784)	600.680	r (P-18841/87; A-8306)
2501.20	am (A-22204)	110.90	am (P-19153)	250.90	am (P-7035; A-12784)	600.730	r (P-18841/87; A-8306)
2501.50	am (A-22204)	110.110	am (P-19153)	250.100	am (P-7035; A-12784)	600.840	am (P-18841/87; A-8306)
2501.60	am (A-22204)	110.120	am (P-19153)			600.7b. A	r (P-3539; A-10416) (E-1790)
2501.70	am (A-22204)	110.130	n (P-15669/87; A-3379)			675.10	n (P-3539; A-10416) (E-1790)

TITLE 8 (CONT'D)			TITLE 11 (CONT'D)			TITLE 14 (CONT'D)		
675.30	n	(P-3539; A-10416) (E-3790)	435.150	n	(E-6805) (P-11008/87; A-11235)	1770.90	n	(P-10298)
675.40	n	(P-3539; A-10416) (E-3790)	435.160	n	(E-6805) (P-11008/87; A-11235)	1770.100	r	(P-10331)
675.50	n	(P-3539; A-10416) (E-3790)	435.170	n	(P-17058)	1770.100	n	(P-10298)
675.60	n	(P-3539; A-10416) (E-3790)	436.10	n	(P-11003/87; A-6304)	1770.110	r	(P-10331)
675.70	n	(P-3539; A-10416) (E-3790)	436.20	n	(P-11003/87; A-6304)	1770.110	n	(P-10298)
675.80	n	(P-3539; A-10416) (E-3790)	436.28	n	(P-11003/87; O-4925; R-4927; R-6329)	1770.120	r	(P-10331)
675.90	n	(P-3539; A-10416) (E-3790)				1770.120	n	(P-10298)
675.100	n	(P-3539; A-10416) (E-3790)	436.30	n	(P-11003/87; A-6304)	1770.130	r	(P-10331)
675.110	n	(P-3539; A-10416) (E-3790)	436.40	n	(P-11003/87; A-6304)	1770.130	n	(P-10298)
675.120	n	(P-3539; A-10416) (E-3790)	436.50	n	(P-11003/87; A-6304)	1770.140	r	(P-10331)
675.130	n	(P-3539; A-10416) (E-3790)	436.60	n	(P-11003/87; A-6304)	1770.140	n	(P-10298)
675.140	n	(P-3539; A-10416) (E-3790)	436.70	n	(P-11003/87; A-6304)	1770.150	r	(P-10331)
700.Ap. B	am	(P-18833/87; A-5235)	436.80	n	(P-11003/87; A-6304)	1770.150	n	(P-10298)
700.Ap. I	am	(P-14786)	436.90	n	(P-11003/87; A-6304)	1770.160	r	(P-10331)
700.Ap. G	am	(P-17139)	436.100	n	(P-11003/87; A-6304)	1770.160	n	(P-10298)
1400.10	am	(P-12119/87; A-11219) (P-13832)	436.110	n	(P-11003/87; A-6304)	1770.170	r	(P-10331)
1400.140	am	(P-12119/87; A-11219) (P-13832)	436.120	n	(P-11003/87; A-6304)	1770.170	n	(P-10298)
1400.147	am	(P-5545)	436.130	n	(P-11003/87; O-4925; R-6329; A-6304)	1770.180	r	(P-10331)
1400.149	am	(P-5545)				1770.180	n	(P-10298)
1400.160	am	(P-12119/87; A-11219)	436.140	n	(P-11003/87; A-6304)	1770.190	r	(P-10331)
			502.40	am	(P-18105)	1770.190	n	(P-10298)
			502.120	am	(P-17755)	1770.200	r	(P-10331)
			502.600	am	(P-17755)	1770.200	n	(P-10298)
			508.30	am	(P-11463/87; A-1910) (P-4779)	1770.210	r	(P-10331)
			508.35	am	(P-4779)	1770.210	n	(P-10298)
			508.50	am	(P-4779)	1770.220	r	(P-10331)
			508.60	am	(P-11463/87; O-19918/87; M-2030; A-1910) (P-4779)			
			508.70	am	(P-4779)	176.11	am	(P-17700)
			508.80	am	(P-4779)	177.10	n	(P-20434)
			509.90	am	(P-4677)	177.20	n	(P-20434)
			1308.20	am	(P-17766)	177.30	n	(P-20434)
			1308.30	n	(P-17766)	177.11. A	n	(P-20434)
			1308.40	n	(P-17766)	177.11. B	n	(P-20434)
			1308.100	am	(P-17766)	180.10	n	(P-11130; O-15757; R-17036; A-17431)
			1409.120	am	(P-17761)			
			1409.130	am	(P-17761)	180.11	n	(P-11130; O-15757; R-17036; A-17431)
			1409.132	r	(P-17761)			
			1410.10	am	(P-4345)	180.12	n	(P-11130; O-15757; R-17036; A-17431)
			1410.15	r	(P-4345)			
			1770.10	r	(P-10331)	180.13	n	(P-11130; O-15757; R-17036; A-17431)
			1770.10	n	(P-10298)			
			1770.20	r	(P-10331)	180.14	n	(P-11130; O-15757; R-17036; A-17431)
			1770.30	r	(P-10298)			
			1770.30	n	(P-10331)	200.100	am	(P-1; A-9424)
			1770.30	n	(P-10298)	200.101	am	(P-1; A-9424)
			1770.40	r	(P-10331)	200.105	am	(P-1; A-9424)
			1770.50	r	(P-10331)	200.107	am	(P-1; A-9424)
			1770.60	r	(P-10331)	200.109	am	(P-1; A-9424)
			1770.70	r	(P-10331)	200.110	am	(P-1; A-9424)
			1770.80	r	(P-10331)	200.111	r	(P-1; A-9424)
			1770.90	r	(P-10331)	200.114	am	(P-1; A-9424)
						200.200	am	(P-1; A-9424)
						200.201	am	(P-1; A-9424)
						200.202	am	(P-1; A-9424)
						200.304	am	(P-1; A-9424)
						200.305	am	(P-1; A-9424)

TITLE 8 (CONT'D)			TITLE 11 (CONT'D)			TITLE 14 (CONT'D)		
675.30	n	(P-3539; A-10416) (E-3790)	435.150	n	(E-6805) (P-11008/87; A-11235)	1770.90	n	(P-10298)
675.40	n	(P-3539; A-10416) (E-3790)	435.160	n	(E-6805) (P-11008/87; A-11235)	1770.100	r	(P-10331)
675.50	n	(P-3539; A-10416) (E-3790)	435.170	n	(P-17058)	1770.100	n	(P-10298)
675.60	n	(P-3539; A-10416) (E-3790)	436.10	n	(P-11003/87; A-6304)	1770.110	r	(P-10331)
675.70	n	(P-3539; A-10416) (E-3790)	436.20	n	(P-11003/87; A-6304)	1770.110	n	(P-10298)
675.80	n	(P-3539; A-10416) (E-3790)	436.28	n	(P-11003/87; O-4925; R-4927; R-6329)	1770.120	r	(P-10331)
675.90	n	(P-3539; A-10416) (E-3790)				1770.120	n	(P-10298)
675.100	n	(P-3539; A-10416) (E-3790)	436.30	n	(P-11003/87; A-6304)	1770.130	r	(P-10331)
675.110	n	(P-3539; A-10416) (E-3790)	436.40	n	(P-11003/87; A-6304)	1770.130	n	(P-10298)
675.120	n	(P-3539; A-10416) (E-3790)	436.50	n	(P-11003/87; A-6304)	1770.140	r	(P-10331)
675.130	n	(P-3539; A-10416) (E-3790)	436.60	n	(P-11003/87; A-6304)	1770.140	n	(P-10298)
675.140	n	(P-3539; A-10416) (E-3790)	436.70	n	(P-11003/87; A-6304)	1770.150	r	(P-10331)
700.Ap. B	am	(P-18833/87; A-5235)	436.80	n	(P-11003/87; A-6304)	1770.150	n	(P-10298)
700.Ap. I	am	(P-14786)	436.90	n	(P-11003/87; A-6304)	1770.160	r	(P-10331)
700.Ap. G	am	(P-17139)	436.100	n	(P-11003/87; A-6304)	1770.160	n	(P-10298)
1400.10	am	(P-12119/87; A-11219) (P-13832)	436.110	n	(P-11003/87; A-6304)	1770.170	r	(P-10331)
1400.140	am	(P-12119/87; A-11219) (P-13832)	436.120	n	(P-11003/87; A-6304)	1770.170	n	(P-10298)
1400.147	am	(P-5545)	436.130	n	(P-11003/87; O-4925; R-6329; A-6304)	1770.180	r	(P-10331)
1400.149	am	(P-5545)				1770.180	n	(P-10298)
1400.160	am	(P-12119/87; A-11219)	436.140	n	(P-11003/87; A-6304)	1770.190	r	(P-10331)
			502.40	am	(P-18105)	1770.190	n	(P-10298)
			502.120	am	(P-17755)	1770.200	r	(P-10331)
			502.600	am	(P-17755)	1770.200	n	(P-10298)
			508.30	am	(P-11463/87; A-1910) (P-4779)	1770.210	r	(P-10331)
			508.35	am	(P-4779)	1770.210	n	(P-10298)
			508.50	am	(P-4779)	1770.220	r	(P-10331)
			508.60	am	(P-11463/87; O-19918/87; M-2030; A-1910) (P-4779)			
			508.70	am	(P-4779)	176.11	am	(P-17700)
			508.80	am	(P-4779)	177.10	n	(P-20434)
			509.90	am	(P-4677)	177.20	n	(P-20434)
			1308.20	am	(P-17766)	177.30	n	(P-20434)
			1308.30	n	(P-17766)	177.11. A	n	(P-20434)
			1308.40	n	(P-17766)	177.11. B	n	(P-20434)
			1308.100	am	(P-17766)	180.10	n	(P-11130; O-15757; R-17036; A-17431)
			1409.120	am	(P-17761)			
			1409.130	am	(P-17761)	180.11	n	(P-11130; O-15757; R-17036; A-17431)
			1409.132	r	(P-17761)			
			1410.10	am	(P-4345)	180.12	n	(P-11130; O-15757; R-17036; A-17431)
			1410.15	r	(P-4345)			
			1770.10	r	(P-10331)	180.13	n	(P-11130; O-15757; R-17036; A-17431)
			1770.10	n	(P-10298)			
			1770.20	r	(P-10331)	180.14	n	(P-11130; O-15757; R-17036; A-17431)
			1770.30	r	(P-10298)			
			1770.30	n	(P-10331)	200.100	am	(P-1; A-9424)
			1770.30	n	(P-10298)	200.101	am	(P-1; A-9424)
			1770.40	r	(P-10331)	200.105	am	(P-1; A-9424)
			1770.50	r	(P-10331)	200.107	am	(P-1; A-9424)
			1770.60	r	(P-10331)	200.109	am	(P-1; A-9424)
			1770.70	r	(P-10331)	200.110	am	(P-1; A-9424)
			1770.80	r	(P-10331)	200.111	r	(P-1; A-9424)
			1770.90	r	(P-10331)	200.114	am	(P-1; A-9424)
						200.200	am	(P-1; A-9424)
						200.201	am	(P-1; A-9424)
						200.202	am	(P-1; A-9424)
						200.304	am	(P-1; A-9424)
						200.305	am	(P-1; A-9424)

TITLE 14 (CONT'D)		TITLE 14 (CONT'D)		TITLE 14 (CONT'D)		TITLE 17 (CONT'D)		TITLE 17 (CONT'D)	
520.320	am	(P-17346/87; O-7826; R-11318; A-11201)	n	910.10	n	(P-12539/87; A-3480)	am	670.30	am
520.700	am	(P-17346/87; O-7826; R-11318; A-11201)	n	910.20	n	(P-12539/87; A-3480)	am	670.40	am
520.710	am	(P-17346/87; O-7826; R-11318; A-11201)	n	910.30	n	(P-12539/87; A-3480)	am	670.55	am
520.720	am	(P-17346/87; O-7826; R-11318; A-11201)	n	910.40	n	(P-12539/87; A-3480)	am	670.60	am
520.730	am	(P-17346/87; O-7826; R-11318; A-11201)	n	910.50	n	(P-12539/87; A-3480)	am	670.70	am
520.900	am	(P-5856; A-17823)	am	910.60	n	(P-12539/87; A-3480)	am	690.20	am
520.910	am	(P-5856; A-17823)	am	910.70	n	(P-12539/87; A-3480)	am	690.30	am
520.920	am	(P-5856; A-17823)	am	910.80	n	(P-12539/87; A-3480)	am	710.10	am
520.930	am	(P-5856; A-17823)	am	910.90	n	(P-12539/87; A-3480)	am	710.20	am
520.1000	am	(P-15419/87; A-4115)	am	110.30	am	(P-20363)	am	710.30	am
520.1010	am	(P-15419/87; A-4115)	am	110.45	am	(P-20363)	am	710.40	am
520.1020	am	(P-15419/87; A-4115)	am	110.60	am	(P-20363)	am	710.50	am
520.1030	am	(P-15419/87; A-4115)	am	110.70	am	(P-20363)	am	710.60	am
520.20	am	(P-14550/87; A-2226)	am	110.90	am	(P-20363)	am	720.10	am
520.40	am	(P-14550/87; A-2226)	am	110.100	am	(P-20363)	am	720.20	am
520.50	am	(P-14550/87; A-2226)	am	110.110	am	(P-20363)	am	720.30	am
520.60	am	(P-14550/87; A-2226)	am	110.120	am	(P-20363)	am	720.40	am
520.80	am	(P-14550/87; A-2226)	am	110.130	am	(P-20363)	am	730.20	am
520.81	am	(P-14550/87; A-2226)	am	110.140	am	(P-20363)	am	730.30	am
520.90	am	(P-14550/87; A-2226)	am	110.150	am	(P-20363)	am	740.10	am
520.91	am	(P-14550/87; A-2226)	am	110.160	am	(P-20363)	am	740.20	am
520.92	am	(P-14550/87; A-2226)	am	110.170	am	(P-20363)	am	810.30	am
520.93	am	(P-14550/87; A-2226)	am	110.180	am	(P-20363)	am	810.40	am
620.10	am	(P-14797; E-15207)	am	510.10	am	(P-5081; A-11724)	am	810.70	am
620.20	am	(P-14797; E-15207)	am	510.20	am	(P-5081; A-11724)	am	810.90	am
620.30	am	(P-14797; E-15207)	am	510.30	am	(P-5081; A-11724)	am	830.20	am
620.40	am	(P-14797; E-15207)	am	510.40	am	(P-5081; A-11724)	am	830.30	am
620.50	am	(P-14797; E-15207)	am	510.50	am	(P-5081; A-11724)	am	830.60	am
620.60	am	(P-14797; E-15207)	am	510.60	am	(P-5081; A-11724)	am	850.50	am
620.70	am	(P-14797; E-15207)	am	510.70	am	(P-5081; A-11724)	am	850.60	am
620.80	am	(P-14797; E-15207)	am	510.80	am	(P-5081; A-11724)	am	850.80	am
620.90	am	(P-14797; E-15207)	am	510.90	am	(P-5081; A-11724)	am	850.90	am
630.20	am	(P-4987)	am	510.100	am	(P-5081; A-11724)	am	930.20	am
630.40	am	(P-4987)	am	510.110	am	(P-5081; A-11724)	am	930.45	am
640.10	am	(P-7926)	n	510.120	am	(P-5081; A-11724)	am	930.50	am
640.20	am	(P-7926)	n	510.130	am	(P-5081; A-11724)	am	950.10	am
640.30	am	(P-7926)	n	510.140	am	(P-5081; A-11724)	am	950.20	am
640.40	am	(P-7926)	n	510.150	am	(P-5081; A-11724)	am	950.30	am
640.50	am	(P-7926)	n	510.160	am	(P-5081; A-11724)	am	950.40	am
640.60	am	(P-7926)	n	510.170	am	(P-5081; A-11724)	am	950.50	am
640.70	am	(P-7926)	n	510.180	am	(P-5081; A-11724)	am	950.60	am
640.80	am	(P-7926)	n	510.190	am	(P-5081; A-11724)	am	1010.25	am
640.90	am	(P-7926)	n	510.200	am	(P-5081; A-11724)	am	1010.30	am
640.100	am	(P-7926)	n	510.210	am	(P-5081; A-11724)	am	1010.40	am
640.110	am	(P-7926)	n	510.220	am	(P-5081; A-11724)	am	1010.50	am
640.120	am	(P-7926)	n	510.230	am	(P-5081; A-11724)	am	1050.20	am
640.130	am	(P-7926)	n	510.240	am	(P-5081; A-11724)	am	1050.25	am
640.140	am	(P-7926)	n	510.250	am	(P-5081; A-11724)	am	1050.30	am
640.150	am	(P-7926)	n	510.260	am	(P-5081; A-11724)	am	1050.40	am
640.160	am	(P-7926)	n	510.270	am	(P-5081; A-11724)	am	1050.50	am
640.170	am	(P-7926)	n	510.280	am	(P-5081; A-11724)	am	1050.60	am

TITLE 20 (CONT'D)

504.460	am	(P-1272787; A-8351)	701.210	am	(P-313; A-12274)
504.470	am	(P-1272787; A-8351)	701.220	am	(P-313; A-12274)
504.480	am	(P-1272787; A-8351)	701.230	am	(P-313; A-12274)
504.500	am	(P-1272787; A-8351)	701.260	am	(P-313; A-12274)
504.510	am	(P-1272787; A-8351)	701.270	am	(P-313; A-12274)
504.600	am	(P-1272787; A-8351)	702.5	n	(P-378; A-12240)
504.602	n	(P-1272787; A-8351)	702.10	am	(P-378; A-12240)
504.605	n	(P-1272787; A-8351)	702.20	am	(P-378; A-12240)
504.610	am	(P-1272787; A-8351)	702.30	am	(P-378; A-12240)
504.620	am	(P-1272787; A-8351)	702.40	am	(P-378; A-12240)
504.630	am	(P-1272787; A-8351)	702.50	am	(P-378; A-12240)
504.640	r	(P-1272787; A-8351)	702.60	am	(P-378; A-12240)
504.650	am	(P-1272787; A-8351)	702.70	am	(P-378; A-12240)
504.660	n	(P-1272787; A-8351)	702.80	am	(P-378; A-12240)
504.700	am	(P-1272787; A-8351)	702.90	am	(P-378; A-12240)
504.710	am	(P-1272787; A-8351)	702.110	am	(P-378; A-12240)
504.715	n	(P-1272787; A-8351)	702.120	am	(P-378; A-12240)
504.720	am	(P-1272787; A-8351)	702.130	am	(P-378; A-12240)
504.730	am	(P-1272787; A-8351)	702.140	am	(P-378; A-12240)
504.800	am	(P-1272787; A-8351)	702.150	am	(P-378; A-12240)
504.802	n	(P-1272787; A-8351)	702.160	am	(P-378; A-12240)
504.805	n	(P-1272787; A-8351)	702.170	am	(P-378; A-12240)
504.810	am	(P-1272787; A-8351)	702.180	am	(P-378; A-12240)
504.820	am	(P-1272787; A-8351)	702.190	am	(P-378; A-12240)
504.830	am	(P-1272787; A-8351)	702.200	am	(P-378; A-12240)
504.840	am	(P-1272787; A-8351)	702.210	am	(P-378; A-12240)
504.850	am	(P-1272787; A-8351)	702.220	am	(P-378; A-12240)
504.900	n	(P-1272787; A-8351)	702.230	am	(P-378; A-12240)
504.905	n	(P-1272787; A-8351)	702.240	am	(P-378; A-12240)
504.910	n	(P-1272787; A-8351)	702.250	am	(P-378; A-12240)
504.920	n	(P-1272787; A-8351)	702.260	am	(P-378; A-12240)
504.930	n	(P-1272787; A-8351)	703.1	n	(P-443; A-12405)
504.940	n	(P-1272787; A-8351)	703.5	n	(P-443; A-12405)
504.Tb. A	am	(P-1272787; A-8351)	703.10	am	(P-443; A-12405)
504.Tb. B	am	(P-1272787; A-8351)	703.20	am	(P-443; A-12405)
504.Tb. C	am	(P-1272787; A-8351)	703.40	am	(P-443; A-12405)
525.310	am	(P-3542; A-9664)	703.50	am	(P-443; A-12405)
701.5	n	(P-313; A-12274)	703.60	am	(P-443; A-12405)
701.10	am	(P-313; A-12274)	703.70	am	(P-443; A-12405)
701.20	am	(P-313; A-12274)	703.80	am	(P-443; A-12405)
701.30	am	(P-313; A-12274)	703.90	am	(P-443; A-12405)
701.40	am	(P-313; A-12274)	703.110	am	(P-443; A-12405)
701.60	am	(P-313; A-12274)	703.120	am	(P-443; A-12405)
701.70	am	(P-313; A-12274)	703.130	am	(P-443; A-12405)
701.80	am	(P-313; A-12274)	703.140	am	(P-443; A-12405)
701.90	am	(P-313; A-12274)	703.150	am	(P-443; A-12405)
701.100	am	(P-313; A-12274)	703.160	am	(P-443; A-12405)
701.110	am	(P-313; A-12274)	703.170	am	(P-443; A-12405)
701.120	am	(P-313; A-12274)	703.180	am	(P-443; A-12405)
701.130	am	(P-313; A-12274)	703.190	am	(P-443; A-12405)
701.140	am	(P-313; A-12274)	703.210	am	(P-443; A-12405)
701.150	am	(P-313; A-12274)	703.240	am	(P-443; A-12405)
701.160	am	(P-313; A-12274)	720.5	n	(P-489; A-12452)
701.170	am	(P-313; A-12274)	720.10	am	(P-489; A-12452)
701.180	am	(P-313; A-12274)	720.20	am	(P-489; A-12452)
701.200	am	(P-313; A-12274)	720.30	am	(P-489; A-12452)

TITLE 23

1.260	am	(P-9385/87; A-4800)
1.290	n	(P-9385/87; O-19868/87; M-4884; A-4800)

TITLE 20 (CONT'D)

720.50	am	(P-489; A-12452)
720.60	am	(P-489; A-12452)
720.70	am	(P-489; A-12452)
720.100	am	(P-489; A-12452)
720.130	am	(P-489; A-12452)
720.150	am	(P-489; A-12452)
720.160	am	(P-489; A-12452)
1240.40	am	(P-21217)
1280.10	n	(P-10497/87; A-8458)
1280.20	n	(P-10497/87; A-8458)
1280.30	n	(P-10497/87; A-8458)
1280.40	n	(P-10497/87; A-8458)
1290.10	n	(P-9415; A-22234)
1290.20	n	(P-9415; A-22234)
1290.30	n	(P-9415; A-22234)
1290.40	n	(P-9415; A-22234)
1290.50	n	(P-9415; A-22234)
1290.60	n	(P-9415; A-22234)
1290.70	n	(P-9415; A-22234)
1291.10	n	(P-9420; O-15760; R-22257; A-22240)
1291.20	n	(P-9420; O-15760; R-22257; A-22240)
1291.30	n	(P-9420; O-15760; R-22257; A-22240)
1291.40	n	(P-9420; O-15760; R-22257; A-22240)
1295.10	n	(P-17064)
1295.20	n	(P-17064)
1295.30	n	(P-17064)
1295.40	n	(P-17064)
1295.50	n	(P-17064)
1295.60	n	(P-17064)
1295.70	n	(P-17064)
1295.80	n	(P-17064)
1520.10	am	(P-1211087; O-7832; R-8750; A-8649)
1520.45	n	(P-1211087; O-7832; R-8750; A-8649)
1520.50	am	(P-1211087; O-7832; R-8750; A-8649)
1550.10	n	(P-7800/87; A-7585)
1550.20	n	(P-7800/87; A-7585)
1550.30	n	(P-7800/87; A-7585)
1550.40	n	(P-7800/87; A-7585)
1550.50	n	(P-7800/87; A-7585)
1550.60	n	(P-7800/87; A-7585)
1550.70	n	(P-7800/87; A-7585)
1610.70	am	(P-4774; (P-14106)
1720.30	am	(P-11454/87; A-3728)
1720.Ap. A	n	(P-11454/87; A-3728)

TITLE 23 (CONT'D)

1.330	n	(P-9385/87; A-4800)
1.420	am	(P-9385/87; O-19868/87; M-4884; A-4800)
25.10	am	(P-1694; A-16022)
25.20	am	(P-1694; A-16022)
25.30	am	(P-1694; A-16022)
25.40	am	(P-1694; A-16022)
25.80	am	(P-1694; A-16022)
25.70	n	(P-11894/87; A-3709)
25.710	n	(P-11894/87; A-3709)
25.715	n	(P-11894/87; A-3709)
25.720	n	(P-11894/87; A-3709)
25.725	n	(P-11894/87; A-3709)
25.730	n	(P-11894/87; A-3709)
25.735	n	(P-11894/87; A-3709)
25.740	n	(P-11894/87; A-3709)
25.745	n	(P-11894/87; A-3709)
25.750	n	(P-11894/87; A-3709)
25.755	n	(P-11894/87; A-3709)
25.760	n	(P-11894/87; O-19860/87; M-3828; A-3709; F-4942)
25.765	n	(P-11894/87; A-3709)
25.770	n	(P-11894/87; A-3709)
25.775	n	(P-11894/87; A-3709)
25.780	n	(P-11894/87; A-3709)
50.40	am	(P-20377/87; A-9882)
50.50	am	(P-20377/87; A-9882)
110.10	am	(P-12625)
110.20	am	(P-12625)
110.25	am	(P-12625)
110.30	am	(P-12625)
110.40	am	(P-12625)
110.50	am	(P-12625)
110.60	am	(P-12625)
110.70	am	(P-12625)
110.80	am	(P-12625)
110.90	am	(P-12625)
110.110	am	(P-12625)
110.Tb. A	am	(P-12625)
110.Tb. B	am	(P-12625)
110.Tb. C	am	(P-12625)
110.Tb. D	am	(P-12625)
120.10	am	(P-9402/87; A-4147) (P-19266)
120.30	am	(P-9402/87; A-4147)
120.40	am	(P-9402/87; A-4147)
120.50	am	(P-9402/87; A-4147)
120.60	am	(P-9402/87; A-4147) (P-19266)
120.70	am	(P-9402/87; A-4147)
120.80	am	(P-9402/87; A-4147)
120.90	am	(P-9402/87; A-4147)
120.100	am	(P-9402/87; A-4147)
120.110	am	(P-9402/87; A-4147) (P-19266)
120.120	am	(P-9402/87; A-4147)
120.130	n	(P-19266)
120.200	am	(P-9402/87; A-4147) (P-19266)
120.210	am	(P-9402/87; A-4147) (P-19266)

[illegible]

TITLE 23 (CONT'D)			TITLE 29 (CONT'D)			TITLE 32 (CONT'D)			TITLE 35 (CONT'D)		
1735.70	am	(P-1855687; A-11546)	430.60	n	(P-17575)	401.20	am	(P-1956887; A-7603)	101.104	r	(P-14853)
1735.80	am	(P-1855687; A-7855; M-10803; A-11546)	430.70	r	(P-17585)	401.40	am	(P-1956887; A-7603)	101.105	n	(P-14822)
1735.90	r	(P-1855687; A-11546)	430.80	n	(P-17575)	401.50	am	(P-1956887; A-7603)	101.106	n	(P-14853)
1735.Ap.A	n	(P-1855687; O-7855; M-10803 A-11546)	430.10	n	(P-17575)	401.60	am	(P-1956887; A-7603)	101.106	n	(P-14822)
1760.30	am	(P-18138)	620.10	n	(P-1191087; O-4887; R-10235; A-9888)	401.70	am	(P-1956887; A-7603)	101.106	n	(P-14853)
1761.30	am	(P-1855387; A-11543)	620.20	n	(P-1191087; A-9888)	401.80	am	(P-1956887; A-7603)	101.107	n	(P-14822)
1762.10	am	(P-1851487; A-11559)	620.30	n	(P-1191087; A-9888)	401.100	am	(P-1956887; A-7603)	101.107	n	(P-14853)
1762.30	am	(P-1851487; A-11559)	620.40	n	(P-1191087; A-9888)	401.110	am	(P-1956887; A-7603)	101.108	n	(P-14822)
1762.40	am	(P-1851487; A-11559)	620.50	n	(P-1191087; A-9888)	401.130	am	(P-1956887; A-7603)	101.108	r	(P-14853)
1762.60	am	(P-1851487; A-11559)	620.60	n	(P-1191087; A-9888)	401.140	am	(P-1956887; A-7603)	101.109	n	(P-14822)
3030.60	r	(P-12180)	620.70	n	(P-1191087; A-9888)	401.150	am	(P-1956887; A-7603)	101.109	n	(P-14853)
3030.105	am	(P-12180)	620.80	n	(P-1191087; A-9888)	401.170	n	(P-12159; A-18164)	101.110	r	(P-14822)
3060.100	am	(P-729; A-11264)	620.90	n	(P-1191087; A-9888)	410.10	am	(P-13841)	101.120	r	(P-14853)
3060.600	am	(P-729; A-11264)	620.100	n	(P-1191087; A-9888)	410.20	am	(P-13841)	101.121	n	(P-14822)
3060.800	am	(P-729; A-11264)	620.200	n	(P-1191087; A-9888)	410.30	am	(P-13841)	101.121	r	(P-14853)
3070.100	n	(P-1259987; O-1992587; R-2031; A-1915)	620.210	n	(P-1191087; O-4887; A-9888)	410.40	am	(P-13841)	101.122	n	(P-14822)
3070.110	n	(P-1259987; O-1992587; R-2031; A-1915)	620.220	n	(P-1191087; A-9888)	410.50	am	(P-13841)	101.122	r	(P-14853)
3070.120	n	(P-1259987; O-1992587; R-2031; A-1915)	620.230	n	(P-1191087; A-9888)	410.60	am	(P-13841)	101.140	n	(P-14822)
3070.130	n	(P-1259987; O-1992587; R-2031; A-1915)	620.240	n	(P-1191087; A-9888)	410.70	am	(P-13841)	101.140	r	(P-14853)
3070.140	n	(P-1259987; O-1992587; R-2031; A-1915)	TITLE 32			410.80	am	(P-13841)	101.141	n	(P-14822)
3070.150	n	(P-1259987; O-1992587; R-2031; A-1915)	341.20	am	(P-1543187; A-2434)	410.11	A	(P-13841)	101.142	n	(P-14822)
3070.160	n	(P-1259987; O-1992587; R-2031; A-1915)	341.50	am	(P-1543187; A-2434)	410.11	B	(P-13841)	101.143	n	(P-14822)
3070.170	n	(P-1259987; O-1992587; R-2031; A-1915)	341.Ap. A	am	(P-1543187; A-2434)	605.10	n	(P-1630287; A-4176)	101.144	n	(P-14822)
3300.10	n	(P-14809)	350.30	am	(P-19851)	605.20	n	(P-1630287; A-4176)	101.160	n	(P-14822)
3300.20	n	(P-14809)	350.100	am	(P-19851)	605.30	n	(P-1630287; A-4176)	101.161	n	(P-14822)
3300.30	n	(P-14809)	350.1050	am	(P-19851)	605.40	n	(P-1630287; A-4176)	101.162	n	(P-14822)
3300.40	n	(P-14809)	350.1070	am	(P-19851)	605.50	n	(P-1630287; A-4176)	101.180	n	(P-14822)
3300.50	n	(P-14809)	350.3040	am	(P-19851)	605.60	n	(P-1630287; A-4176)	101.181	n	(P-14822)
3300.60	n	(P-14809)	350.3060	am	(P-19851)	605.70	n	(P-1630287; A-4176)	101.200	n	(P-14822)
3300.70	n	(P-14809)	350.3080	am	(P-19851)	605.80	n	(P-1630287; A-4176)	101.220	n	(P-14822)
3300.80	n	(P-14809)	351.3030	am	(P-19864)	605.90	n	(P-1630287; A-4176)	101.221	n	(P-14822)
TITLE 26			360.10	am	(P-13858)	605.100	n	(P-1630287; A-4176)	101.240	n	(P-14822)
TITLE 29			360.20	am	(P-13858)	605.110	n	(P-1630287; A-4176)	101.241	n	(P-14822)
430.10	r	(P-17585)	360.30	am	(P-13858)	605.120	n	(P-1630287; A-4176)	101.242	n	(P-14822)
430.20	r	(P-17585)	360.40	am	(P-13858)	606.10	n	(P-1890387; A-4824)	101.243	n	(P-14822)
430.30	r	(P-17585)	360.50	am	(P-13858)	606.20	n	(P-1890387; A-4824)	101.244	n	(P-14822)
430.40	r	(P-17585)	360.60	am	(P-13858)	606.30	n	(P-1890387; A-4824)	101.245	n	(P-14822)
430.50	r	(P-17585)	360.70	am	(P-13858)	606.40	n	(P-1890387; A-4824)	101.246	n	(P-14822)
430.60	r	(P-17585)	360.80	am	(P-13858)	606.50	n	(P-1890387; A-4824)	101.247	n	(P-14822)
430.70	r	(P-17585)	360.90	am	(P-13858)	606.60	n	(P-1890387; A-4824)	101.260	n	(P-14822)
430.80	r	(P-17585)	360.100	am	(P-13858)	606.70	n	(P-1890387; A-4824)	101.261	n	(P-14822)
430.90	r	(P-17585)	360.Ap. A	am	(P-13858)	606.80	n	(P-1890387; A-4824)	101.280	n	(P-14822)
430.100	r	(P-17585)	Tb. A	am	(P-13858)	606.90	am	(P-12166; A-18171)	101.281	n	(P-14822)
430.110	r	(P-17585)	Tb. B	am	(P-13858)	606.100	n	(P-1890387; A-4824)	101.300	n	(P-14822)
430.120	r	(P-17585)	Tb. C	am	(P-13858)	606.200	n	(P-1890387; A-4824)	101.301	n	(P-14822)
430.130	r	(P-17585)	400.10	am	(P-19840)	606.300	n	(P-1890387; A-4824)	101.302	n	(P-14822)
430.140	r	(P-17585)	400.110	am	(P-19840)	606.400	n	(P-1890387; A-4824)	101.303	n	(P-14822)
430.150	r	(P-17585)	400.120	am	(P-19840)	606.500	n	(P-1890387; A-4824)	101.Ap. A	n	(P-14822)
430.160	r	(P-17585)	400.130	am	(P-19840)	606.600	n	(P-1890387; A-4824)	101.Ap. B	n	(P-14822)
430.170	r	(P-17585)	400.140	am	(P-19840)	606.700	n	(P-1890387; A-4824)	101.Ap. C	n	(P-14822)
430.180	r	(P-17585)	400.150	am	(P-19840)	606.800	n	(P-1890387; A-4824)	101.Ap. D	n	(P-14822)
430.190	r	(P-17585)	400.160	am	(P-19840)	606.900	n	(P-1890387; A-4824)	101.Ap. E	n	(P-14822)
430.200	r	(P-17585)	400.170	am	(P-19840)	606.100	n	(P-1890387; A-4824)	102.100	n	(P-14886)
430.210	r	(P-17585)	401.100	am	(P-1956887; A-7603)	606.200	n	(P-1890387; A-4824)	102.101	n	(P-14886)

TITLE 35 (CONT'D)			TITLE 35 (CONT'D)			TITLE 35 (CONT'D)			TITLE 35 (CONT'D)		
102.101	r	(P-14918)	102.344	n	(P-14886)	106.714	n	(P-14865)	203.206	am	(P-10407/87; A-6118)
102.102	n	(P-14886)	102.345	n	(P-14886)	106.801	n	(P-14886)	203.209	am	(P-10407/87; A-6118)
102.103	r	(P-14918)	102.360	n	(P-14886)	106.802	n	(P-14886)	203.210	am	(P-10407/87; A-6118)
102.103	n	(P-14886)	102.361	n	(P-14886)	106.803	n	(P-14886)	203.211	n	(P-10407/87; A-6118)
102.104	n	(P-14886)	102.380	n	(P-14886)	106.804	n	(P-14886)	203.301	am	(P-10407/87; A-6118)
102.105	n	(P-14886)	102.400	n	(P-14886)	106.805	n	(P-14886)	203.302	am	(P-10407/87; A-6118)
102.120	n	(P-14886)	102.401	n	(P-14886)	106.806	n	(P-14886)	203.303	am	(P-10407/87; A-6118)
102.120	r	(P-14918)	102.402	n	(P-14886)	106.807	n	(P-14886)	203.304	r	(P-10407/87; A-6118)
102.121	r	(P-14886)	102.403	n	(P-14886)	106.808	n	(P-14886)	203.305	am	(P-10407/87; A-6118)
102.121	r	(P-14918)	102.404	n	(P-14886)	106.901	n	(P-14886)	203.306	am	(P-10407/87; A-6118)
102.122	n	(P-14886)	102.405	n	(P-14886)	106.902	n	(P-14886)	203.601	am	(P-10407/87; A-6118)
102.122	n	(P-14918)	102.406	n	(P-14886)	106.903	n	(P-14886)	203.602	am	(P-10407/87; A-6118)
102.123	n	(P-14886)	102.407	n	(P-14886)	106.904	n	(P-14886)	203.603	r	(P-10407/87; A-6118)
102.123	r	(P-14918)	102.408	n	(P-14886)	106.905	n	(P-14886)	203.701	n	(P-10407/87; A-6118)
102.124	r	(P-14918)	102.409	n	(P-14886)	106.906	n	(P-14886)	211.101	am	(P-19296)
102.140	n	(P-14886)	102.420	n	(P-14886)	106.907	n	(P-14886)	211.122	am	(P-12811/87; P-13788/87; O-19898/87; R-1642; A-787)
102.140	r	(P-14918)	102.421	n	(P-14886)	107.100	r	(P-14933)			(P-14592/87; A-7621) (P-15294)
102.141	n	(P-14886)	102.422	n	(P-14886)	107.101	i	(P-14933)			(P-19296)
102.142	r	(P-14886)	102.423	n	(P-14886)	107.102	i	(P-14933)			(P-1729; A-12492)
102.160	r	(P-14918)	106.410	am	(P-7069)	107.103	i	(P-14933)			(P-1729; A-12492)
102.161	n	(P-14886)	106.415	am	(P-14865)	107.104	i	(P-14933)			(P-1729; A-12492)
102.161	n	(P-14918)	106.501	n	(P-14886)	107.105	i	(P-14933)			(P-1729; A-12492)
102.162	r	(P-14886)	106.502	n	(P-14886)	107.106	i	(P-14933)			(P-1729; A-12492)
102.162	r	(P-14918)	106.503	n	(P-14886)	107.107	i	(P-14933)			(P-1729; A-12492)
102.163	n	(P-14886)	106.504	n	(P-14886)	107.108	i	(P-14933)			(P-1729; A-12492)
102.164	r	(P-14886)	106.505	n	(P-14886)	107.109	i	(P-14933)			(P-1729; A-12492)
102.165	n	(P-14886)	106.506	n	(P-14886)	107.110	i	(P-14933)			(P-1729; A-12492)
102.180	r	(P-14918)	106.507	n	(P-14886)	107.111	i	(P-14933)			(P-1729; A-12492)
102.181	r	(P-14918)	106.508	n	(P-14886)	107.112	i	(P-14933)			(P-1729; A-12492)
102.200	r	(P-14918)	106.509	n	(P-14886)	107.113	i	(P-14933)			(P-1729; A-12492)
102.201	r	(P-14918)	106.510	n	(P-14886)	107.114	i	(P-14933)			(P-1729; A-12492)
102.202	r	(P-14918)	106.511	n	(P-14886)	107.115	i	(P-14933)			(P-1729; A-12492)
102.220	r	(P-14918)	106.512	n	(P-14886)	107.116	i	(P-14933)			(P-1729; A-12492)
102.240	n	(P-14886)	106.513	n	(P-14886)	107.117	i	(P-14933)			(P-1729; A-12492)
102.241	n	(P-14886)	106.514	n	(P-14886)	107.118	i	(P-14933)			(P-1729; A-12492)
102.242	n	(P-14886)	106.515	n	(P-14886)	107.119	i	(P-14933)			(P-1729; A-12492)
102.260	n	(P-14886)	106.516	n	(P-14886)	107.120	i	(P-14933)			(P-1729; A-12492)
102.261	n	(P-14886)	106.517	n	(P-14886)	107.121	i	(P-14933)			(P-1729; A-12492)
102.262	n	(P-14886)	106.518	n	(P-14886)	107.122	i	(P-14933)			(P-1729; A-12492)
102.263	n	(P-14886)	106.519	n	(P-14886)	107.123	i	(P-14933)			(P-1729; A-12492)
102.280	n	(P-14886)	106.520	n	(P-14886)	107.124	i	(P-14933)			(P-1729; A-12492)
102.281	n	(P-14886)	106.521	n	(P-14886)	107.125	i	(P-14933)			(P-1729; A-12492)
102.282	n	(P-14886)	106.522	n	(P-14886)	107.126	i	(P-14933)			(P-1729; A-12492)
102.300	n	(P-14886)	106.523	n	(P-14886)	107.127	i	(P-14933)			(P-1729; A-12492)
102.301	n	(P-14886)	106.524	n	(P-14886)	107.128	i	(P-14933)			(P-1729; A-12492)
102.302	n	(P-14886)	106.525	n	(P-14886)	107.129	i	(P-14933)			(P-1729; A-12492)
102.320	n	(P-14886)	106.526	n	(P-14886)	107.130	i	(P-14933)			(P-1729; A-12492)
102.321	n	(P-14886)	106.527	n	(P-14886)	107.131	i	(P-14933)			(P-1729; A-12492)
102.322	n	(P-14886)	106.528	n	(P-14886)	107.132	i	(P-14933)			(P-1729; A-12492)
102.340	n	(P-14886)	106.529	n	(P-14886)	107.133	i	(P-14933)			(P-1729; A-12492)
102.341	n	(P-14886)	106.530	n	(P-14886)	107.134	i	(P-14933)			(P-1729; A-12492)
102.342	n	(P-14886)	106.531	n	(P-14886)	107.135	i	(P-14933)			(P-1729; A-12492)
102.343	n	(P-14886)	106.532	n	(P-14886)	107.136	i	(P-14933)			(P-1729; A-12492)

TITLE 35 (CONT'D)

TITLE 35 (CONT'D)

215.432	am	(P-15412)	260.206	r	(P-16336)
215.435	am	(P-15412)	263.101	r	(P-16352)
215.437	am	(P-15412)	263.102	r	(P-16352)
215.438	n	(P-15412)	263.103	r	(P-16352)
215.439	#	(P-15412)	263.201	r	(P-16352)
215.439	am	(P-15412)	263.202	r	(P-16352)
215.442	am	(P-12835/87; A-815)	263.301	r	(P-16352)
215.443	am	(P-12835/87; A-815)	263.303	r	(P-16352)
215.444	am	(P-12835/87; A-815)	263.304	r	(P-16352)
215.480	n	(P-14617/87; A-7650)	263.305	r	(P-16352)
215.481	n	(P-14617/87; A-7650)	263.306	r	(P-16352)
215.482	n	(P-14617/87; A-7650)	263.307	r	(P-16352)
215.483	n	(P-14617/87; A-7650)	263.308	r	(P-16352)
215.484	n	(P-14617/87; A-7650)	263.309	r	(P-16352)
215.485	n	(P-14617/87; A-7650)	263.401	r	(P-16352)
215.486	am	(P-14617/87; A-7650)	263.402	r	(P-16352)
215.487	n	(P-14617/87; A-7650)	263.501	r	(P-16352)
215.488	n	(P-14617/87; A-7650)	276.102	am	(P-17051)
215.489	n	(P-14617/87; A-7650)	277.101	r	(P-16346)
215.620	n	(P-14224/87; A-7311)	277.102	r	(P-16346)
215.621	n	(P-14224/87; A-7311)	277.103	r	(P-16346)
215.623	n	(P-14224/87; A-7311)	277.201	r	(P-16346)
215.624	n	(P-14224/87; A-7311)	277.202	r	(P-16346)
215.625	n	(P-14224/87; A-7311)	277.301	r	(P-16346)
215.628	n	(P-14224/87; A-7311)	277.302	r	(P-16346)
215.630	n	(P-14224/87; A-7311)	277.401	r	(P-16346)
215.636	n	(P-14224/87; A-7311)	277.402	r	(P-16346)
215.920	n	(P-14224/87; A-7311)	283.101	r	(P-16319)
215.923	n	(P-14224/87; A-7311)	283.102	r	(P-16319)
215.926	n	(P-14224/87; A-7311)	283.103	r	(P-16319)
215.940	n	(P-14224/87; A-7311)	283.201	r	(P-16319)
215.943	n	(P-14224/87; A-7311)	283.202	r	(P-16319)
215.946	n	(P-14224/87; A-7311)	283.203	r	(P-16319)
215.960	n	(P-14224/87; A-7311)	283.204	r	(P-16319)
215.963	n	(P-14224/87; A-7311)	283.301	r	(P-16319)
215.966	n	(P-14224/87; A-7311)	283.302	r	(P-16319)
215.966	am	(P-15412)	283.303	r	(P-16319)
216.122	am	(P-10615; A-20774)	283.401	r	(P-16319)
243.108	am	(P-19296)	283.402	r	(P-16319)
243.120	n	(P-19296)	283.403	r	(P-16319)
251.103	am	(P-19825)	283.404	r	(P-16319)
251.201	am	(P-19825)	283.405	r	(P-16319)
251.202	n	(P-19825)	283.501	r	(P-16319)
251.203	am	(P-19825)	283.502	r	(P-16319)
251.208	am	(P-19825)	283.503	r	(P-16319)
251.210	am	(P-19825)	283.504	r	(P-16319)
251.212	r	(P-19825)	283.505	r	(P-16319)
251.215	am	(P-19825)	283.506	r	(P-16319)
251.301	am	(P-19825)	283.601	r	(P-16319)
260.101	r	(P-16336)	283.602	r	(P-16319)
260.102	r	(P-16336)	283.603	r	(P-16319)
260.201	r	(P-16336)	283.604	r	(P-16319)
260.202	r	(P-16336)	283.605	r	(P-16319)
260.203	r	(P-16336)	283.606	r	(P-16319)
260.204	r	(P-16336)	283.701	r	(P-16319)
260.205	r	(P-16336)	283.702	r	(P-16319)

TITLE 35 (CONT'D)

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283.703	r	(P-16319)	307.1002	n	(P-5507/87; A-2592)
283.704	r	(P-16319)	307.1003	n	(P-5507/87; A-2592)
285.101	r	(P-16365)	307.1005	n	(P-5507/87; A-2592)
285.102	r	(P-16365)	307.1101	#	(P-5507/87; A-2592)
285.103	r	(P-16365)	307.1101	am	(P-5507/87; A-2592)
285.104	r	(P-16365)	307.1102	#	(P-5507/87; A-2592)
285.201	r	(P-16365)	307.1102	am	(P-5507/87; A-2592) (P-7141)
285.202	r	(P-16365)	307.1103	am	(P-5507/87; A-2592)
285.203	r	(P-16365)	307.1103	#	(P-5507/87; A-2592)
285.204	r	(P-16365)	307.1501	n	(P-5507/87; A-2592)
285.205	r	(P-16365)	307.1502	n	(P-5507/87; A-2592)
285.206	r	(P-16365)	307.1503	n	(P-5507/87; A-2592)
285.301	r	(P-16365)	307.1504	n	(P-5507/87; A-2592)
285.302	r	(P-16365)	307.1505	n	(P-5507/87; A-2592)
301.200	am	(P-15823)	307.1506	n	(P-5507/87; A-2592)
301.260	am	(P-15823)	307.1507	n	(P-5507/87; A-2592)
301.365	am	(P-15823)	307.1508	am	(P-16396)
301.430	am	(P-15823)	307.1508	n	(P-5507/87; A-2592)
302.202	am	(P-4310; A-12082)	307.1509	n	(P-5507/87; A-2592)
302.209	am	(P-4310; A-12082)	307.1510	n	(P-5507/87; A-2592)
302.211	am	(P-15844)	307.1511	n	(P-5507/87; A-2592)
302.304	am	(P-15844)	307.1512	n	(P-5507/87; A-2592)
302.306	n	(P-4310; A-12082)	307.1601	n	(P-5507/87; A-2592)
302.405	am	(P-2065; A-9911)	307.1602	n	(P-5507/87; A-2592)
302.407	am	(P-2065; A-9911)	307.1603	n	(P-5507/87; A-2592)
302.504	am	(P-15844)	307.1604	n	(P-5507/87; A-2592)
302.507	am	(P-15844)	307.1605	n	(P-5507/87; A-2592)
302.509	am	(P-15844)	307.1606	n	(P-5507/87; A-2592)
303.441	am	(P-2071; A-9917)	307.1607	n	(P-5507/87; A-2592)
304.104	am	(P-15815)	307.1608	n	(P-5507/87; A-2592)
304.120	am	(P-18092)	307.1609	n	(P-5507/87; A-2592)
304.121	am	(P-4305; A-12064)	307.1610	n	(P-5507/87; A-2592)
304.123	am	(P-7476)	307.1700	n	(P-5507/87; A-2592)
304.124	am	(P-15815)	307.1701	n	(P-5507/87; A-2592)
304.140	am	(P-15815)	307.1702	n	(P-5507/87; A-2592)
304.201	am	(P-2060; A-9905)	307.1703	n	(P-5507/87; A-2592)
304.210	n	(P-3547; A-10712)	307.1704	n	(P-5507/87; A-2592)
304.214	n	(P-4210/87; A-2445)	307.1704	am	(P-16396)
304.215	n	(P-17995/87; A-8658)	307.1705	n	(P-5507/87; A-2592)
304.216	n	(P-7065; A-13966)	307.1706	n	(P-5507/87; A-2592)
304.217	n	(P-8531)	307.1707	n	(P-5507/87; A-2592)
304.218	n	(P-8822)	307.1708	n	(P-5507/87; A-2592)
304.219	n	(P-7960; A-20126)	307.1801	n	(P-5507/87; A-2592)
304.220	n	(P-11397)	307.1815	n	(P-5507/87; A-2592)
304.301	am	(P-14509)	307.1901	n	(P-5507/87; A-2592)
304.302	n	(P-11669)	307.1902	n	(P-5507/87; A-2592)
305.102	am	(P-15835)	307.1903	n	(P-5507/87; A-2592)
306.304	am	(P-7110)	307.2000	n	(P-5507/87; A-2592)
306.502	am	(P-3551; A-11229)	307.2001	n	(P-5507/87; A-2592)
307.101	#	(P-5507/87; A-2592)	307.2002	n	(P-5507/87; A-2592)
307.102	#	(P-5507/87; A-2592)	307.2003	n	(P-5507/87; A-2592)
307.103	#	(P-5507/87; A-2592)	307.2004	n	(P-5507/87; A-2592)
307.104	#	(P-5507/87; A-2592)	307.2005	n	(P-5507/87; A-2592)
307.105	#	(P-5507/87; A-2592)	307.2006	n	(P-5507/87; A-2592)
307.1001	#	(P-5507/87; A-2592)	307.2007	n	(P-5507/87; A-2592)
307.1001	am	(P-5507/87; A-2592)	307.2008	n	(P-5507/87; A-2592)

TITLE 35, (CONT'D.)

307.2009	n	(P-5507/87; A-2592)
307.2101	n	(P-5507/87; A-2592)
307.2101	am	(P-16396)
307.2102	n	(P-5507/87; A-2592)
307.2103	n	(P-5507/87; A-2592)
307.2201	n	(P-5507/87; A-2592)
307.2202	n	(P-5507/87; A-2592)
307.2300	n	(P-5507/87; A-2592)
307.2301	n	(P-5507/87; A-2592)
307.2302	n	(P-5507/87; A-2592)
307.2304	n	(P-5507/87; A-2592)
307.2305	n	(P-5507/87; A-2592)
307.2306	n	(P-5507/87; A-2592)
307.2307	n	(P-5507/87; A-2592)
307.2308	n	(P-5507/87; A-2592)
307.2400	n	(P-7494; A-13094)
307.2401	n	(P-7494; A-13094)
307.2402	r	(P-7494; A-13094)
307.2402	n	(P-5507/87; A-2592) (P-7494; A-13094)
307.2403	n	(P-7494; A-13094)
307.2404	n	(P-7494; A-13094)
307.2405	n	(P-7494; A-13094)
307.2406	n	(P-7494; A-13094)
307.2407	n	(P-7494; A-13094)
307.2490	n	(P-7494; A-13094)
307.2491	n	(P-7494; A-13094)
307.2500	n	(P-5507/87; A-2592)
307.2501	n	(P-5507/87; A-2592)
307.2502	n	(P-5507/87; A-2592)
307.2503	n	(P-5507/87; A-2592)
307.2504	n	(P-5507/87; A-2592)
307.2505	n	(P-5507/87; A-2592)
307.2506	n	(P-5507/87; A-2592)
307.2508	n	(P-5507/87; A-2592)
307.2509	n	(P-5507/87; A-2592)
307.2511	n	(P-5507/87; A-2592)
307.2512	n	(P-5507/87; A-2592)
307.2513	n	(P-5507/87; A-2592)
307.2514	n	(P-5507/87; A-2592)
307.2516	n	(P-5507/87; A-2592)
307.2517	n	(P-5507/87; A-2592)
307.2520	n	(P-5507/87; A-2592)
307.2522	n	(P-5507/87; A-2592)
307.2523	n	(P-5507/87; A-2592)
307.2524	n	(P-5507/87; A-2592)
307.2527	n	(P-5507/87; A-2592)
307.2528	n	(P-5507/87; A-2592)
307.2529	n	(P-5507/87; A-2592)
307.2530	n	(P-5507/87; A-2592)
307.2531	n	(P-5507/87; A-2592)
307.2533	n	(P-5507/87; A-2592)
307.2534	n	(P-5507/87; A-2592)
307.2535	n	(P-5507/87; A-2592)
307.2536	n	(P-5507/87; A-2592)
307.2538	n	(P-5507/87; A-2592)

TITLE 35, (CONT'D.)

307.3004	n	(P-5507/87; A-2592)
307.3005	n	(P-5507/87; A-2592)
307.3006	n	(P-5507/87; A-2592)
307.3007	n	(P-5507/87; A-2592)
307.3008	n	(P-5507/87; A-2592)
307.3009	n	(P-5507/87; A-2592)
307.3010	n	(P-5507/87; A-2592)
307.3011	n	(P-5507/87; A-2592)
307.3012	n	(P-5507/87; A-2592)
307.3100	n	(P-5507/87; A-2592)
307.3101	n	(P-5507/87; A-2592)
307.3102	n	(P-5507/87; A-2592)
307.3102	am	(P-7494; A-13094)
307.3103	n	(P-5507/87; A-2592)
307.3103	am	(P-7494; A-13094)
307.3104	n	(P-5507/87; A-2592)
307.3105	n	(P-5507/87; A-2592)
307.3106	n	(P-5507/87; A-2592)
307.3107	n	(P-5507/87; A-2592)
307.3108	n	(P-5507/87; A-2592)
307.3109	n	(P-5507/87; A-2592)
307.3110	n	(P-5507/87; A-2592)
307.3110	am	(P-16396)
307.3111	n	(P-5507/87; A-2592)
307.3112	n	(P-5507/87; A-2592)
307.3113	n	(P-5507/87; A-2592)
307.3114	n	(P-5507/87; A-2592)
307.3115	n	(P-5507/87; A-2592)
307.3116	n	(P-5507/87; A-2592)
307.3117	n	(P-5507/87; A-2592)
307.3118	n	(P-5507/87; A-2592)
307.3119	n	(P-5507/87; A-2592)
307.3120	n	(P-5507/87; A-2592)
307.3121	n	(P-5507/87; A-2592)
307.3122	n	(P-5507/87; A-2592)
307.3123	n	(P-5507/87; A-2592)
307.3124	n	(P-5507/87; A-2592)
307.3125	n	(P-5507/87; A-2592)
307.3126	n	(P-5507/87; A-2592)
307.3127	n	(P-5507/87; A-2592)
307.3128	n	(P-5507/87; A-2592)
307.3129	n	(P-5507/87; A-2592)
307.3129	am	(P-16396)
307.3130	n	(P-5507/87; A-2592)
307.3131	n	(P-5507/87; A-2592)
307.3301	n	(P-5507/87; A-2592)
307.3401	n	(P-5507/87; A-2592)
307.3402	n	(P-5507/87; A-2592)
307.3403	n	(P-5507/87; A-2592)
307.3404	n	(P-5507/87; A-2592)
307.3405	n	(P-5507/87; A-2592)
307.3406	n	(P-5507/87; A-2592)
307.3407	n	(P-5507/87; A-2592)
307.3500	n	(P-5507/87; A-2592)
307.3500	am	(P-16396)
307.3501	am	(P-16396)

[illegible][illegible]

TITLE 35 (CONT'D)		TITLE 35 (CONT'D)	
310.905	n (P-5453/87; A-2502)	661.502	n (P-19480/87; A-8926)
310.906	n (P-5453/87; A-2502)	661.601	n (P-19480/87; A-8926)
365.101	n (P-18030)	661.602	n (P-19480/87; A-8926)
365.102	n (P-18030)	661.701	n (P-19480/87; A-8926)
365.103	n (P-18030)	661.702	n (P-19480/87; A-8926)
365.104	n (P-18030)	661.703	n (P-19480/87; A-8926)
365.201	n (P-18030)	661.704	n (P-19480/87; A-8926)
365.202	n (P-18030)	661.705	n (P-19480/87; A-8926)
365.203	n (P-18030)		
365.204	n (P-18030)	661.Ap. A	n (P-19480/87; A-8926)
365.301	n (P-18030)	661.Ap. B	n (P-19480/87; A-8926)
365.302	n (P-18030)	661.Ap. C	n (P-19480/87; A-8926)
365.303	n (P-18030)	671.101	n (P-3877; A-14134)
365.304	n (P-18030)	671.102	n (P-3877; A-14134)
365.401	n (P-18030)	671.103	n (P-3877; A-14134)
365.402	n (P-18030)	671.104	n (P-3877; A-14134)
365.403	n (P-18030)	671.201	n (P-3877; A-14134)
365.404	n (P-18030)	671.202	n (P-3877; A-14134)
365.405	n (P-18030)	671.301	n (P-3877; A-14134)
365.406	n (P-18030)	671.302	n (P-3877; A-14134)
365.501	n (P-18030)	671.303	n (P-3877; A-14134)
365.502	n (P-18030)	671.304	n (P-3877; A-14134)
365.503	n (P-18030)	671.305	n (P-3877; A-14134)
365.504	n (P-18030)	671.306	n (P-3877; A-14134)
365.505	n (P-18030)	671.Ap. A	n (P-3877; A-14134)
365.506	n (P-18030)	671.Ap. B	n (P-3877; A-14134)
365.601	n (P-18030)	671.Ap. C	n (P-3877; A-14134)
365.602	n (P-18030)	671.Ap. D	n (P-3877; A-14134)
365.603	n (P-18030)	671.Ap. E	n (P-3877; A-14134)
365.604	n (P-18030)	671.Ap. F	n (P-3877; A-14134)
365.605	n (P-18030)		
365.606	n (P-18030)	Tb. A	n (P-3877; A-14134)
365.607	n (P-18030)	Tb. B	n (P-3877; A-14134)
365.701	n (P-18030)	680.107	am (P-17981/87; A-8442)
365.702	n (P-18030)	680.202	am (P-17981/87; A-8442)
365.703	n (P-18030)	680.302	am (P-17981/87; A-8442)
365.704	n (P-18030)	680.303	am (P-17981/87; A-8442)
365.705	n (P-18030)	680.501	am (P-17981/87; A-8442)
365.706	n (P-18030)	702.104	am (P-16368/87; A-2579)
365.707	n (P-18030)		
365.801	n (P-18030)	702.110	am (P-17366/87; A-6673)
365.802	n (P-18030)	702.181	am (P-6490; A-13083)
365.901	n (P-18030)	702.184	am (P-6490; A-13083)
365.902	n (P-18030)	702.187	am (P-6490; A-13083)
365.903	n (P-18030)	703.121	am (P-6476; A-13069)
365.904	n (P-18030)	703.123	am (P-15444)
365.905	n (P-18030)	703.141	am (P-6476; A-13069)
365.1001	n (P-18030)	703.155	am (P-6476; A-13069)
365.1002	n (P-18030)	703.159	n (P-6476; A-13069)
365.1003	n (P-18030)	703.160	n (P-6476; A-13069)
365.1101	n (P-18030)	703.185	am (P-16374/87; A-2584)
365.1102	n (P-18030)		
373.102	am (P-13125/87; O-19883/87; R-1641; A-3472)	703.187	n (P-6476; A-13069)
373.103	am (P-13125/87; O-19883/87; R-1641; A-3472)	703.188	n (P-6476; A-13069)
		704.101	am (P-17383/87; A-6687)
		704.106	am (P-17383/87; A-6687)

TITLE 35 (CONT'D)		TITLE 35 (CONT'D)	
704.122	am (P-17383/87; A-6687)	721.103	am (P-16327/87; A-2456)
704.143	am (P-17167)	721.104	am (P-15347)
704.151	n (P-8229; A-13700)	721.105	am (P-15347)
704.161	am (P-8229; A-13700)	721.106	am (P-16327/87; A-2456)
720.110	am (P-15327)	721.133	am (P-13006) (P-15347)
720.111	am (P-16320/87; A-2450) (P-6392; A-12999) (P-15327)		
		721.103	am (P-16327/87; A-2456)
		721.104	am (P-15347)
		721.105	am (P-15347)
		721.106	am (P-16327/87; A-2456)
		721.133	am (P-13006) (P-15347)
		721.Ap. H	am (P-6397) (P-15347)
		721.Ap. I	am (P-3211; A-12070)
		Tb. A	am (P-3211; A-12070)
		Tb. B	am (P-3211; A-12070)
		722.110	am (P-15449)
		722.142	am (P-6501; A-13129)
		722.144	am (P-6501; A-13129)
		722.151	am (P-15449)
		722.170	am (P-6501; A-13129)
		724.101	am (P-15455)
		724.113	am (P-6507; A-13135)
		724.198	am (P-6507; A-13135)
		724.199	am (P-6507; A-13135)
		724.200	am (P-6507; A-13135)
		724.201	am (P-6507; A-13135)
		724.247	am (P-6507; A-13135)
		724.251	am (P-6507; A-13135)
		724.Ap. J	n (P-6507; A-13135) (P-15455)
		725.101	am (P-6434; A-13027)
		725.113	am (P-6434; A-13027)
		725.247	am (P-6434; A-13027)
		725.328	am (P-16357/87; A-2485)
		726.120	am (P-16383/87; A-2900)
		726.131	am (P-16383/87; A-2900)
		726.134	am (P-16383/87; A-2900)
		726.135	am (P-16383/87; A-2900)
		726.143	am (P-16383/87; A-2900)
		726.144	am (P-16383/87; A-2900)
		728.101	am (P-6453; A-13046)
		728.102	am (P-6453; A-13046)
		728.103	am (P-6453; A-13046)
		728.104	am (P-6453; A-13046)
		728.105	am (P-6453; A-13046)
		728.106	am (P-6453; A-13046)
		728.107	am (P-6453; A-13046)
		728.130	am (P-6453; A-13046)
		728.132	n (P-6453; A-13046)
		728.139	n (P-6453; A-13046)
		728.140	am (P-6453; A-13046)
		728.142	am (P-6453; A-13046)
		728.150	am (P-6453; A-13046)
		728.Ap. C	n (P-6453; A-13046)
		807.105	n (P-7166)

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TITLE 35 (CONT'D)			TITLE 35 (CONT'D)			TITLE 35 (CONT'D)			TITLE 35 (CONT'D)			TITLE 35 (CONT'D)			TITLE 35 (CONT'D)		
807.700	n	(P-5168; A-15566)	811.501	n	(P-7172)	812.311	n	(P-7074)	815.303	n	(P-7115)	812.312	n	(P-7074)	815.304	n	(P-7115)
808.100	n	(P-9326)	811.502	n	(P-7172)	812.312	n	(P-7074)	815.401	n	(P-7115)	812.313	n	(P-7074)	815.402	n	(P-7115)
808.101	n	(P-9326)	811.503	n	(P-7172)	812.313	n	(P-7074)	815.501	n	(P-7115)	812.314	n	(P-7074)	815.502	n	(P-7115)
808.102	n	(P-9326)	811.504	n	(P-7172)	812.314	n	(P-7074)	815.503	n	(P-7115)	812.315	n	(P-7074)	815.504	n	(P-7115)
808.110	n	(P-9326)	811.505	n	(P-7172)	812.315	n	(P-7074)	815.505	n	(P-7115)	812.316	n	(P-7074)	815.506	n	(P-7115)
808.111	n	(P-9326)	811.506	n	(P-7172)	812.316	n	(P-7074)	815.507	n	(P-7115)	812.317	n	(P-7074)	815.508	n	(P-7115)
808.121	n	(P-9326)	811.507	n	(P-7172)	812.317	n	(P-7074)	815.509	n	(P-7115)	812.318	n	(P-7074)	815.510	n	(P-7115)
808.122	n	(P-9326)	811.508	n	(P-7172)	812.318	n	(P-7074)	815.511	n	(P-7115)	812.319	n	(P-7074)	815.512	n	(P-7115)
808.123	n	(P-9326)	811.509	n	(P-7172)	812.319	n	(P-7074)	815.513	n	(P-7115)	812.320	n	(P-7074)	815.514	n	(P-7115)
808.124	n	(P-9326)	811.510	n	(P-7172)	812.320	n	(P-7074)	815.515	n	(P-7115)	812.321	n	(P-7074)	815.516	n	(P-7115)
808.125	n	(P-9326)	811.511	n	(P-7172)	812.321	n	(P-7074)	815.517	n	(P-7115)	812.322	n	(P-7074)	815.518	n	(P-7115)
808.126	n	(P-9326)	811.512	n	(P-7172)	812.322	n	(P-7074)	815.519	n	(P-7115)	812.323	n	(P-7074)	815.520	n	(P-7115)
808.127	n	(P-9326)	811.513	n	(P-7172)	812.323	n	(P-7074)	815.521	n	(P-7115)	812.324	n	(P-7074)	815.522	n	(P-7115)
808.128	n	(P-9326)	811.514	n	(P-7172)	812.324	n	(P-7074)	815.523	n	(P-7115)	812.325	n	(P-7074)	815.524	n	(P-7115)
808.129	n	(P-9326)	811.515	n	(P-7172)	812.325	n	(P-7074)	815.525	n	(P-7115)	812.326	n	(P-7074)	815.526	n	(P-7115)
808.130	n	(P-9326)	811.516	n	(P-7172)	812.326	n	(P-7074)	815.527	n	(P-7115)	812.327	n	(P-7074)	815.528	n	(P-7115)
808.131	n	(P-9326)	811.517	n	(P-7172)	812.327	n	(P-7074)	815.529	n	(P-7115)	812.328	n	(P-7074)	815.530	n	(P-7115)
808.132	n	(P-9326)	811.518	n	(P-7172)	812.328	n	(P-7074)	815.531	n	(P-7115)	812.329	n	(P-7074)	815.531	n	(P-7115)
808.133	n	(P-9326)	811.519	n	(P-7172)	812.329	n	(P-7074)	815.532	n	(P-7115)	812.330	n	(P-7074)	815.532	n	(P-7115)
808.134	n	(P-9326)	811.520	n	(P-7172)	812.330	n	(P-7074)	815.533	n	(P-7115)	812.331	n	(P-7074)	815.533	n	(P-7115)
808.135	n	(P-9326)	811.521	n	(P-7172)	812.331	n	(P-7074)									

TITLE 35 (CONT'D)			TITLE 38 (CONT'D)			TITLE 38 (CONT'D)			TITLE 38 (CONT'D)		
860.210 am	(P-94; A-16074)	n	310.340 n	(P-5489; A-17774)	n	400.1920 n	(P-7977; A-15165) (E-8106; O-11364)	400.2200 n	(P-7977; A-15165) (E-8106; O-11364)		
870.207 am	(P-5534)	n	310.350 n	(P-5489; A-17774)	n	400.1925 n	(P-7977; A-15165) (E-8106; O-11364)	400.2300 n	(P-7977; A-15165) (E-8106; O-11364)		
870.209 r	(P-5534)	n	310.360 n	(P-5489; A-17774)	n	400.1930 n	(P-7977; A-15165) (E-8106; O-11364)	400.2310 n	(P-7977; A-15165) (E-8106; O-11364)		
870.210 r	(P-5534)	n	310.370 n	(P-5489; A-17774)	n	400.1935 n	(P-7977; A-15165) (E-8106; O-11364)	400.2320 n	(P-7977; A-15165) (E-8106; O-11364)		
870.211 r	(P-5534)	n	310.410 am	(P-5489; A-17774)	n	400.1940 n	(P-7977; A-15165) (E-8106; O-11364)	400.2330 n	(P-7977; A-15165) (E-8106; O-11364)		
870.213 n	(P-5534)	n	310.420 am	(P-5489; A-17774)	n	400.1945 n	(P-7977; A-15165) (E-8106; O-11364)	400.2340 n	(P-7977; A-15165) (E-8106; O-11364)		
870.214 n	(P-5534)	n	310.430 am	(P-5489; A-17774)	n	400.1950 n	(P-7977; A-15165) (E-8106; O-11364)	400.2400 n	(P-7977; A-15165) (E-8106; O-11364)		
870.309 r	(P-5534)	n	310.440 r	(P-5489; A-17774)	n	400.1955 n	(P-7977; A-15165) (E-8106; O-11364)	400.2410 n	(P-7977; A-15165) (E-8106; O-11364)		
870.310 r	(P-5534)	n	310.610 am	(P-5489; A-17774)	n	400.1970 n	(P-7977; A-15165) (E-8106; O-11364)	400.2420 n	(P-7977; A-15165) (E-8106; O-11364)		
			310.620 am	(P-5489; A-17774)	n	400.1972 n	(P-7977; A-15165) (E-8106; O-11364)	400.2500 n	(P-7977; A-15165) (E-8106; O-11364)		
			310.630 am	(P-5489; A-17774)	n	400.1975 n	(P-7977; A-15165) (E-8106; O-11364)	400.2510 n	(P-7977; A-15165) (E-8106; O-11364)		
			310.640 n	(P-5489; A-17774)	n	400.1980 n	(P-7977; A-15165) (E-8106; O-11364)	400.2520 n	(P-7977; A-15165) (E-8106; O-11364)		
			310.650 n	(P-5489; A-17774)	n	400.1982 n	(P-7977; A-15165) (E-8106; O-11364)	400.2530 n	(P-7977; A-15165) (E-8106; O-11364)		
			310.660 n	(P-5489; A-17774)	n	400.1985 n	(P-7977; A-15165) (E-8106; O-11364)	400.2540 n	(P-7977; A-15165) (E-8106; O-11364)		
			310.670 n	(P-5489; A-17774)	n	400.1990 n	(P-7977; A-15165) (E-8106; O-11364)	400.2550 n	(P-7977; A-15165) (E-8106; O-11364)		
			310.680 n	(P-5489; A-17774)	n	400.1993 n	(P-7977; A-15165) (E-8106; O-11364)	450.10 r	(P-2201; A-8683) (E-3141)		
			310.690 n	(P-5489; A-17774)	n	400.1997 n	(P-7977; A-15165) (E-8106; O-11364)	450.20 r	(P-2201; A-8683) (E-3141)		
			310.700 n	(P-5489; A-17774)	n	400.2005 n	(P-7977; A-15165) (E-8106; O-11364)	450.30 r	(P-2201; A-8683) (E-3141)		
			310.710 am	(P-5489; A-17774)	n	400.2010 n	(P-7977; A-15165) (E-8106; O-11364)	450.40 r	(P-2201; A-8683) (E-3141)		
			310.810 am	(P-5489; A-17774)	n	400.2020 n	(P-7977; A-15165) (E-8106; O-11364)	450.50 r	(P-2201; A-8683) (E-3141)		
			310.820 n	(P-5489; A-17774)	n	400.2030 n	(P-7977; A-15165) (E-8106; O-11364)	450.60 r	(P-2201; A-8683) (E-3141)		
			310.830 n	(P-5489; A-17774)	n	400.2040 n	(P-7977; A-15165) (E-8106; O-11364)	450.70 r	(P-2201; A-8683) (E-3141)		
			310.840 n	(P-5489; A-17774)	n	400.2050 n	(P-7977; A-15165) (E-8106; O-11364)	450.80 r	(P-2201; A-8683) (E-3141)		
			310.850 n	(P-5489; A-17774)	n	400.2060 n	(P-7977; A-15165) (E-8106; O-11364)	450.90 r	(P-2201; A-8683) (E-3141)		
			310.860 n	(P-5489; A-17774)	n	400.2070 n	(P-7977; A-15165) (E				

TITLE 38 (CONT'D)			TITLE 38 (CONT'D)			TITLE 38 (CONT'D)		
450.160	r	(P-2201; A-8683) (E-3041)	450.630	n	(P-2203; RC-7851; A-8685)	450.1160	n	(P-2203; RC-7851; A-8685)
450.170	n	(P-2203; RC-7851; A-8685)	450.640	n	(P-3079; O-7866)	450.1170	n	(E-3079; O-7866)
450.175	n	(P-2203; RC-7851; A-8685)	450.650	n	(E-3079; O-7866)	450.1210	n	(P-2203; RC-7851; A-8685)
450.185	n	(P-2203; RC-7851; A-8685)	450.660	n	(E-3079; O-7866)	450.1220	n	(P-2203; RC-7851; A-8685)
450.190	n	(E-3079; O-7866)	450.710	n	(P-2203; RC-7851; A-8685)	450.1230	n	(E-3079; O-7866)
450.210	n	(P-2203; RC-7851; A-8685)	450.720	n	(E-3079; O-7866)	450.1240	n	(P-2203; RC-7851; A-8685)
450.220	n	(P-2203; RC-7851; A-8685)	450.730	n	(P-2203; RC-7851; A-8685)	450.1250	n	(P-2203; RC-7851; A-8685)
450.230	n	(P-2203; RC-7851; A-8685)	450.740	n	(E-3079; O-7866)	450.1305	n	(P-2203; RC-7851; A-8685)
450.240	n	(P-2203; RC-7851; A-8685)	450.750	n	(E-3079; O-7866)	450.1310	n	(E-3079; O-7866)
450.250	n	(P-2203; RC-7851; A-8685)	450.810	n	(P-2203; RC-7851; A-8685)	450.1315	n	(P-2203; RC-7851; A-8685)
450.260	n	(P-2203; RC-7851; A-8685)	450.820	n	(E-3079; O-7866)	450.1320	n	(P-2203; RC-7851; A-8685)
450.270	n	(P-2203; RC-7851; A-8685)	450.830	n	(P-2203; RC-7851; A-8685)	450.1325	n	(E-3079; O-7866)
450.280	n	(P-2203; RC-7851; A-8685)	450.840	n	(E-3079; O-7866)	450.1330	n	(P-2203; RC-7851; A-8685)
450.290	n	(P-2203; RC-7851; A-8685)	450.850	n	(P-2203; RC-7851; A-8685)	450.1335	n	(E-3079; O-7866)
450.310	n	(P-2203; RC-7851; A-8685)	450.860	n	(E-3079; O-7866)	450.1340	n	(P-2203; RC-7851; A-8685)
450.320	n	(P-2203; RC-7851; A-8685)	450.910	n	(P-2203; RC-7851; A-8685)	450.1345	n	(E-3079; O-7866)
450.330	n	(E-3079; O-7866)	450.920	n	(P-2203; RC-7851; A-8685)	450.1350	n	(P-2203; RC-7851; A-8685)
450.340	n	(P-2203; RC-7851; A-8685)	450.930	n	(E-3079; O-7866)	450.1355	n	(P-2203; RC-7851; A-8685)
450.350	n	(P-2203; RC-7851; A-8685)	450.940	n	(P-2203; RC-7851; A-8685)	450.1360	n	(E-3079; O-7866)
450.410	n	(P-2203; RC-7851; A-8685)	450.950	n	(E-3079; O-7866)	450.1410	n	(P-2203; RC-7851; A-8685)
450.420	n	(P-2203; RC-7851; A-8685)	450.1010	n	(P-2203; RC-7851; A-8685)	450.1420	n	(E-3079; O-7866)
450.430	n	(P-2203; RC-7851; A-8685)	450.1020	n	(P-2203; RC-7851; A-8685)	450.1510	n	(P-2203; RC-7851; A-8685)
450.440	n	(P-2203; RC-7851; A-8685)	450.1030	n	(E-3079; O-7866)	450.1520	n	(O-12582)
450.450	n	(P-2203; RC-7851; A-8685)	450.1040	n	(P-2203; RC-7851; A-8685)	450.1530	n	(P-2203; RC-7851; A-8685)
450.460	n	(P-2203; RC-7851; A-8685)	450.1110	n	(E-3079; O-7866)	450.1540	n	(O-12582)
450.470	n	(P-2203; RC-7851; A-8685)	450.1120	n	(P-2203; RC-7851; A-8685)	450.1550	n	(P-2203; RC-7851; A-8685)
450.480	n	(P-2203; RC-7851; A-8685)	450.1130	n	(E-3079; O-7866)	450.1560	n	(O-12582)
450.490	n	(P-2203; RC-7851; A-8685)	450.1140	n	(P-2203; RC-7851; A-8685)	450.1570	n	(O-12582)
450.610	n	(P-2203; RC-7851; A-8685)	450.1150	n	(E-3079; O-7866)			
450.620	n	(P-2203; RC-7851; A-8685)						

TITLE 41 (CONT'D)

100.5	r	(P-7822/87; A-8015)
100.7	r	(P-7816/87; A-8017)
100.10	r	(P-7822/87; A-8015)
100.11	r	(P-7822/87; A-8015)
100.20	r	(P-7822/87; A-8015)
100.30	r	(P-7822/87; A-8015)
100.40	r	(P-7822/87; A-8015)
100.50	r	(P-7822/87; A-8015)
100.60	r	(P-7822/87; A-8015)
100.70	r	(P-7822/87; A-8015)
100.80	r	(P-7822/87; A-8015)
100.81	r	(P-7822/87; A-8015)
100.82	r	(P-7822/87; A-8015)
100.85	r	(P-7822/87; A-8015)
100.90	r	(P-7822/87; A-8015)
100.100	r	(P-7822/87; A-8015)
100.110	r	(P-7822/87; A-8015)
100.120	r	(P-7822/87; A-8015)
100.130	r	(P-7822/87; A-8015)
100.140	r	(P-7822/87; A-8015)
100.150	r	(P-7822/87; A-8015)
100.160	r	(P-7822/87; A-8015)
100.170	r	(P-7822/87; A-8015)
100.180	r	(P-7822/87; A-8015)
100.190	r	(P-7822/87; A-8015)
100.200	r	(P-7822/87; A-8015)
100.210	r	(P-7822/87; A-8015)
100.220	r	(P-7822/87; A-8015)
100.225	r	(P-7822/87; A-8015)
100.240	r	(P-7822/87; A-8015)
100.300	r	(P-7822/87; A-8015)
100.301	r	(P-7816/87; A-8017)
100.302	r	(P-5142)
100.303	r	(P-5142)
120.1210	am	(P-5142)
120.1260	am	(P-5142)
170.75	am	(P-18890/87; A-8023)

TITLE 44

1.2215 (P-6351; O-12551; W-17978)

360.101	n	(P-19225)
360.102	n	(P-19603)
360.103	n	(P-19603)
360.104	n	(P-19603)
360.105	n	(P-19603)
360.106	n	(P-19603)
360.107	n	(P-19603)
360.108	n	(P-19603)
360.109	n	(P-19603)
360.201	n	(P-19603)
360.202	n	(P-19603)
360.203	n	(P-19603)
360.301	n	(P-19603)
360.302	n	(P-19603)
360.303	n	(P-19603)

TITLE 44 (CONT'D)

360.304	n	(P-19603)
360.305	n	(P-19603)
360.306	n	(P-19603)
360.307	n	(P-19603)
360.308	n	(P-19603)
360.309	n	(P-19603)
360.310	n	(P-19603)
360.311	n	(P-19603)
531.10	n	(P-20960)
531.20	n	(P-20960)
531.30	n	(P-20960)
531.40	n	(P-20960)
531.50	n	(P-20960)
531.60	n	(P-20960)
531.70	n	(P-20960)
531.80	n	(P-20960)
531.90	n	(P-20960)
531.100	n	(P-20960)
531.110	n	(P-20960)
531.120	n	(P-20960)
531.130	n	(P-20960)
531.140	n	(P-20960)
531.150	n	(P-20960)
536.10	n	(P-13729)
536.20	n	(P-13729)
536.30	n	(P-13729)
536.40	n	(P-13729)
536.50	n	(P-13729)
536.60	n	(P-13729)
536.70	n	(P-13729)
536.80	n	(P-13729)
536.90	n	(P-13729)
536.100	n	(P-13729)
536.110	n	(P-13729)
536.120	n	(P-13729)
536.130	n	(P-13729)
536.140	n	(P-13729)
536.150	n	(P-13729)
910.140	am	(P-10976/87; A-9864)
950.110	am	(P-10972/87; A-9860)
980.110	am	(P-13691; A-20446)
1000.110	am	(P-12140; A-17815)
1000.120	am	(P-12140; A-17815)
1000.130	am	(P-12140; A-17815)
1050.110	am	(P-13377; A-20441)
1050.120	am	(P-10963/87; A-9856)
1050.140	n	(P-13377; A-20441)
1300.10	n	(P-15048) (E-15227)
1300.20	n	(P-15048) (E-15227)
1300.30	n	(P-15048) (E-15227)
1305.10	n	(P-22125) (E-22252)
1305.20	n	(P-22125) (E-22252)
1305.30	n	(P-22125) (E-22252)
1305.40	n	(P-22125) (E-22252)
1305.50	n	(P-22125) (E-22252)

TITLE 44 (CONT'D)

5010.110	am	(P-14907/87; A-10671)
5010.210	am	(P-14907/87; A-10671)
5010.220	am	(P-14907/87; A-10671)
5010.240	am	(P-14907/87; A-10671)
5010.250	n	(P-14907/87; A-10671)
5010.260	n	(P-14907/87; A-10671)
5010.300	r	(P-14907/87; A-10671)
5010.310	am	(P-14907/87; A-10671)
5010.320	am	(P-14907/87; A-10671)
5010.400	am	(P-14907/87; A-10671)
5010.410	am	(P-14907/87; A-10671)
5010.420	r	(P-14907/87; A-10671)
5010.430	r	(P-14907/87; A-10671)
5010.435	n	(P-14907/87; A-10671)
5010.450	r	(P-14907/87; A-10671)
5010.460	am	(P-14907/87; A-10671)
5010.470	am	(P-14907/87; A-10671)
5010.480	am	(P-14907/87; A-10671)
5010.485	n	(P-14907/87; A-10671)
5010.490	am	(P-14907/87; A-10671)
5010.500	am	(P-14907/87; A-10671)
5010.510	am	(P-14907/87; A-10671)
5010.520	n	(P-14907/87; A-10671)
5010.610	am	(P-14907/87; A-10671)
5010.650	am	(P-14907/87; A-10671)
5010.660	am	(P-14907/87; A-10671)
5010.670	am	(P-14907/87; A-10671)
5010.710	am	(P-14907/87; A-10671)
5010.730	am	(P-14907/87; A-10671)
5010.740	am	(P-14907/87; A-10671)
5010.780	am	(P-14907/87; A-10671)
5010.800	am	(P-14907/87; A-10671)
5010.1010	am	(P-14907/87; A-10671)
5010.1130	am	(P-14907/87; A-10671)
5010.1140	am	(P-14907/87; A-10671)
5010.1160	am	(P-14907/87; A-10671)
5010.1170	am	(P-14907/87; A-10671)
5010.1240	am	(P-14907/87; A-10671)
5010.1260	am	(P-14907/87; A-10671)
5010.1300	am	(P-14907/87; A-10671)
5010.1400	n	(P-14907/87; A-10671)
5010.1500	n	(P-14907/87; A-10671)
5010.1510	n	(P-14907/87; A-10671)
5010.1600	n	(P-14907/87; A-10671)

TITLE 47

1.35	n	(P-4403)
1.60	am	(P-4403)
1.70	am	(P-4403)
1.85	n	(P-4403)
1.100	am	(P-4403)
1.105	n	(P-4403)
1.110	am	(P-4403)
1.130	am	(P-4403)
1.160	am	(P-4403)
1.170	n	(P-4403)

TITLE 47 (CONT'D)

1.175	n	(P-4403)
1.180	n	(P-4403)
1.185	n	(P-4403)
1.190	n	(P-4403)
1.195	n	(P-4403)
10.10	n	(P-13737/87; A-9868)
10.20	n	(P-13737/87; A-9868)
10.30	n	(P-13737/87; A-9868)
10.40	n	(P-13737/87; A-9868)
10.50	n	(P-13737/87; A-9868)
10.60	n	(P-13737/87; A-9868)
10.70	n	(P-13737/87; A-9868)
10.80	n	(P-13737/87; A-9868)
10.90	n	(P-13737/87; A-9868)
10.100	n	(P-13737/87; A-9868)
10.110	n	(P-13737/87; A-9868)
10.120	n	(P-13737/87; A-9868)
10.130	n	(P-13737/87; A-9868)
100.30	am	(P-4976/87; A-757)
100.80	am	(P-4976/87; A-757)
100.85	n	(P-4299; A-15530)
100.110	am	(P-4976/87; O-18390/87; M-1638; A-757)
100.115	n	(P-2173; A-14639)
100.120	am	(P-4976/87; A-757)
100.130	am	(P-4976/87; A-757)
100.140	am	(P-4976/87; A-757)
100.210	n	(P-4976/87; A-757)
100.220	n	(P-4976/87; A-757)
100.230	n	(P-4976/87; A-757)
100.240	am	(P-4976/87; A-757)
100.250	n	(P-4976/87; O-18390/87; M-1638; A-757)
100.260	n	(P-4976/87; A-757)
100.270	n	(P-4976/87; O-18390/87; R-1638; A-757)
100.270	am	(P-9287)
100.280	n	(P-4976/87; O-18390/87; M-1638; A-757)
100.280	am	(P-9287)
100.290	am	(P-4976/87; A-757)
100.290	am	(P-9287)
100.300	am	(P-2173; A-14639) (P-9287)
100.301	n	(P-2173; A-14639) (P-9287)
100.302	n	(P-2173; A-14639) (P-9287)
100.303	n	(P-2173; A-14639) (P-9287)
120.70	am	(P-4751; A-17311)

TITLE 47 (CONT'D)			TITLE 50 (CONT'D)			TITLE 50 (CONT'D)			TITLE 50 (CONT'D)		
120.80	am	(P-4751; A-17311)	941.40	n	(P-12948)	11E	n	(P-21008)	2903.50	n	(P-14589/87; A-6669)
120.90	am	(P-4751; A-17311)	941.50	n	(P-12948)	11F	n	(P-21008)	6301.Ex. A	am	(P-14501)
120.110	am	(P-8521)	951.10	am	(P-17987/87; A-2426)	11G	n	(P-21008)	6302.40	am	(P-15269)
120.115	n	(P-8521)	951.20	r	(P-17987/87; A-2426)	11H	n	(P-21008)	6701.10	n	(P-17617)
160.10	n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	951.30	n	(P-17987/87; A-2426)	11I	n	(P-21008)	6701.20	n	(P-17617)
160.20	n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	951.40	n	(P-17987/87; A-2426)	11J	n	(P-21008)	6701.30	n	(P-17617)
160.30	n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	951.50	n	(P-17987/87; A-2426)	11K	n	(P-21008)	6701.Ex. A	n	(P-17617)
160.40	n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	951.60	n	(P-17987/87; A-2426)	11L	n	(P-21008)	TITLE 58		
160.50	n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	951.70	n	(P-17987/87; A-2426)	11M	n	(P-21008)	110.5	re	(A-2964)
160.60	n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	951.80	n	(P-17987/87; A-2426)	11N	n	(P-21008)	110.10	re	(A-2964)
160.70	n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	1102.10	n	(P-18480/87; A-18151)	11O	n	(P-21008)	110.20	re	(A-2964)
160.80	n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	1102.20	n	(P-18480/87; A-18151)	11P	n	(P-21008)	110.30	re	(A-2964)
160.90	n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	1102.30	n	(P-18480/87; A-18151)	11Q	n	(P-21008)	110.40	re	(A-2964)
350.202	am	(P-15265)	1102.40	n	(P-18480/87; A-18151)	11R	n	(P-21008)	110.50	re	(A-2964)
TITLE 50			1102.50	n	(P-18480/87; A-18151)	11S	n	(P-21008)	110.60	re	(A-2964)
601.10	n	(P-11985)	1102.60	n	(P-18480/87; A-18151)	11T	n	(P-21008)	110.70	re	(A-2964)
601.20	n	(P-11985)	1405.10	am	(P-99; A-22184)	11U	n	(P-21008)	110.80	re	(A-2964)
601.30	n	(P-11985)	1405.20	am	(P-99; A-22184)	11V	n	(P-21008)	110.90	re	(A-2964)
601.40	n	(P-11985)	1405.30	am	(P-99; A-22184)	11W	n	(P-21008)	110.100	re	(A-2964)
601.50	n	(P-11985)	1405.40	am	(P-99; A-22184)	11X	n	(P-21008)	110.110	re	(A-2964)
601.60	n	(P-11985)	1405.50	am	(P-99; A-22184)	11Y	n	(P-21008)	110.120	re	(A-2964)
601.70	n	(P-11985)	1405.60	am	(P-99; A-22184)	2011.10	n	(P-13558)	110.130	re	(A-2964)
601.80	n	(P-11985)	1405.70	am	(P-99; A-22184)	2011.20	n	(P-13558)	110.140	re	(A-2964)
601.90	n	(P-11985)	1405.80	am	(P-99; A-22184)	2011.30	n	(P-13558)	110.150	re	(A-2964)
601.100	n	(P-11985)	1405.90	n	(P-99; A-22184)	2011.40	n	(P-13558)	110.160	re	(A-2964)
601.110	n	(P-11985)	2007.60	am	(P-18896/87; A-6921)	2011.50	n	(P-13558)	110.170	re	(A-2964)
601.120	n	(P-11985)	2009.10	n	(P-5568; A-17346)	2011.60	n	(P-13558)	110.180	re	(A-2964)
601.130	n	(P-11985)	2009.20	n	(P-5568; A-17346)	2011.70	n	(P-13558)	110.190	re	(A-2964)
601.140	n	(P-11985)	2009.30	n	(P-5568; A-17346)	2011.Ap. A	n	(P-13558)	110.200	re	(A-2964)
601.150	n	(P-11985)	2009.40	n	(P-5568; A-17346)	2501.20	am	(P-15785/87; O-240; R-11899; A-11751)	110.210	re	(A-2964)
601.160	n	(P-11985)	2009.50	n	(P-5568; A-17346)	2502.10	r	(A-205; W-6331)	110.220	re	(A-2964)
601.170	n	(P-11985)	2009.60	n	(P-5568; A-17346)	2502.20	r	(A-205; W-6331)	110.230	re	(A-2964)
601.180	n	(P-11985)	2009.70	n	(P-5568; A-17346)	2801.10	am	(P-20718/87; A-11754)	110.240	re	(A-2964)
601.190	n	(P-11985)	2009.Ex. A	n	(P-5568; A-17346)	2801.20	am	(P-20718/87; A-11754)	110.250	re	(A-2964)
601.200	n	(P-11985)	2009.Ex. B	n	(P-5568; A-17346)	2801.30	am	(P-20718/87; A-11754)	110.270	re	(A-2964)
601.210	n	(P-11985)	2010.10	n	(P-21008)	2801.40	r	(P-20718/87; A-11754)	110.Ap. A	re	(A-2964)
601.220	n	(P-11985)	2010.20	n	(P-21008)	2801.50	n	(P-20718/87; A-11754)	110.Ap. B	re	(A-2964)
601.230	n	(P-11985)	2010.30	n	(P-21008)	2801.60	r	(P-20718/87; A-11754)	110.Ap. C	re	(A-2964)
601.240	n	(P-11985)	2010.40	n	(P-21008)	2801.80	r	(P-20718/87; A-11754)	120.10	re	(A-2980)
601.250	n	(P-11985)	2010.50	n	(P-21008)	2801.90	am	(P-20718/87; A-11754)	120.20	re	(A-2980)
601.260	n	(P-11985)	2010.60	n	(P-21008)	2801.100	am	(P-20718/87; A-11754)	120.30	re	(A-2980)
601.270	n	(P-11985)	2010.70	n	(P-21008)	2801.110	am	(P-20718/87; A-11754)	120.40	re	(A-2980)
601.280	n	(P-11985)	2010.80	n	(P-21008)	2801.120	am	(P-20718/87; A-11754)	120.50	re	(A-2980)
601.290	n	(P-11985)	2010.90	n	(P-21008)	2801.130	n	(P-20718/87; A-11754)	120.60	re	(A-2980)
601.300	n	(P-11985)	2010.100	n	(P-21008)	2801.140	n	(P-20718/87; A-11754)	150.10	re	(A-2933)
601.310	n	(P-11985)	2010.110	n	(P-21008)	2801.150	n	(P-20718/87; A-11754)	150.20	re	(A-2933)
601.320	n	(P-11985)	2010.120	n	(P-21008)	2801.160	n	(P-20718/87; A-11754)	150.30	re	(A-2933)
601.330	n	(P-11985)	2010.130	n	(P-21008)	2801.170	n	(P-20718/87; A-11754)	150.40	re	(A-2933)
601.340	n	(P-11985)	2010.140	n	(P-21008)	2801.180	n	(P-20718/87; A-11754)	150.50	re	(A-2933)
601.350	n	(P-11985)	2010.150	n	(P-21008)	2801.190	n	(P-20718/87; A-11754)	150.60	re	(A-2933)
601.360	n	(P-11985)	2010.160	n	(P-21008)	2801.200	n	(P-20718/87; A-11754)	150.70	re	(A-2933)
601.370	n	(P-11985)	2010.170	n	(P-21008)	2801.210	n	(P-20718/87; A-11754)	150.80	re	(A-2933)
601.380	n	(P-11985)	2010.180	n	(P-21008)	2801.220	n	(P-20718/87; A-11754)	150.81	re	(A-2933)
601.390	n	(P-11985)	2010.190	n	(P-21008)	2801.230	n	(P-20718/87; A-11754)	150.82	re	(A-2933)
601.400	n	(P-11985)	2010.200	n	(P-21008)	2801.240	n	(P-20718/87; A-11754)	150.83	re	(A-2933)
601.410	n	(P-11985)	2010.210	n	(P-21008)	2801.250	n	(P-20718/87; A-11754)	TITLE 59		
601.420	n	(P-11985)	2010.220	n	(P-21008)	2801.260	n	(P-20718/87; A-11754)	925.50	am	(P-12945)
601.430	n	(P-11985)	2010.230	n	(P-21008)	2801.270	n	(P-20718/87; A-11754)	940.30	am	(P-18486/87; A-19699)
601.440	n	(P-11985)	2010.240	n	(P-21008)	2801.280	n	(P-20718/87; A-11754)	941.10	n	(P-12948)
601.450	n	(P-11985)	2010.250	n	(P-21008)	2801.290	n	(P-20718/87; A-11754)	941.20	n	(P-12948)
601.460	n	(P-11985)	2010.260	n	(P-21008)	2801.300	n	(P-20718/87; A-11754)	941.30	n	(P-12948)
601.470	n	(P-11985)	2010.270	n	(P-21008)	2801.310	n	(P-20718/87; A-11754)	TITLE 60		
601.480	n	(P-11985)	2010.280	n	(P-21008)	2801.320	n	(P-20718/87; A-11754)	925.50	am	(P-12945)
601.490	n	(P-11985)	2010.290	n	(P-21008)	2801.330	n	(P-20718/87; A-11754)	940.30	am	(P-18486/87; A-19699)
601.500	n	(P-11985)	2010.300	n	(P-21008)	2801.340	n	(P-20718/87; A-11754)	941.10	n	(P-12948)
601.510	n	(P-11985)	2010.310	n	(P-21008)	2801.350	n	(P-20718/87; A-11754)	941.20	n	(P-12948)
601.520	n	(P-11985)	2010.320	n	(P-21008)	2801.360	n	(P-20718/87; A-11754)	941.30	n	(P-12948)
601.530	n	(P-11985)	2010.330	n	(P-21008)	2801.370	n	(P-20718/87; A-11754)	TITLE 61		
601.540	n	(P-11985)	2010.340	n	(P-21008)	2801.380	n	(P-20718/87; A-11754)	925.50	am	(P-12945)
601.550	n	(P-11985)	2010.350	n	(P-21008)	2801.390	n	(P-20718/87; A-11754)	940.30	am	(P-18486/87; A-19699)
601.560	n	(P-11985)	2010.360	n	(P-21008)	2801.400	n	(P-20718/87; A-11754)	941.10	n	(P-12948)
601.570	n	(P-11985)	2010.370	n	(P-21008)	2801.410	n	(P-20718/87; A-11754)	941.20	n	(P-12948)
601.580	n	(P-11985)	2010.380	n	(P-21008)	2801.420	n	(P-20718/87; A-11754)	941.30	n	(P-12948)
601.590	n	(P-11985)	2010.390	n	(P-21008)	2801.430	n	(P-20718/87; A-11754)	TITLE 62		
601.600	n	(P-11985)	2010.400	n	(P-21008)	2801.440	n	(P-20718/87; A-11754)	925.50	am	(P-12945)
601.610	n	(P-11985)	2010.410	n	(P-21008)	2801.450	n	(P-20718/87; A-11754)	940.30	am	(P-18486/87; A-19699)
601.620	n	(P-11985)	2010.420	n	(P-21008)	2801.460	n	(P-20718/87; A-11754)	941.10	n	(P-12948)
601.630	n	(P-11985)	2010.430	n	(P-21008)						

TITLE 68 (CONT'D)		
150.85	re	(A-2933)
150.90	re	(A-2933)
150.100	re	(A-2933)
160.10	re	(A-2935)
160.20	re	(A-2935)
160.30	re	(A-2935)
160.40	re	(A-2935)
160.50	re	(A-2935)
160.60	re	(A-2935)
160.70	re	(A-2935)
160.80	re	(A-2935)
170.10	re	(A-2936)
170.20	re	(A-2936)
170.30	re	(A-2936)
170.40	re	(A-2936)
170.50	re	(A-2936)
170.60	re	(A-2936)
170.70	re	(A-2936)
170.80	re	(A-2936)
170.90	re	(A-2936)
170.100	re	(A-2936)
170.110	re	(A-2936)
170.130	re	(A-2936)
180.10	re	(A-2915)
180.20	re	(A-2915)
180.30	re	(A-2915)
180.40	re	(A-2915)
180.50	re	(A-2915)
180.60	re	(A-2915)
180.65	re	(A-2915)
180.70	re	(A-2915)
180.80	re	(A-2915)
180.90	re	(A-2915)
180.95	re	(A-2915)
180.100	re	(A-2915)
180.110	re	(A-2915)
180.120	re	(A-2915)
180.130	re	(A-2915)
180 Ap. A	re	(A-2915)
180 Ap. B	re	(A-2915)
180 Ap. C	re	(A-2915)
200.10	re	(A-2917)
200.20	re	(A-2917)
200.30	re	(A-2917)
200.35	re	(A-2917)
200.40	re	(A-2917)
200.45	re	(A-2917)
200.50	re	(A-2917)
200.60	re	(A-2917)
200.70	re	(A-2917)
200.80	re	(A-2917)
210.10	re	(A-2919)
210.20	re	(A-2919)
210.30	re	(A-2919)
210.40	re	(A-2919)

210.50	re	(A-2919)
210.60	re	(A-2919)
210.70	re	(A-2919)
210.80	re	(A-2919)
210.90	re	(A-2919)
210.100	re	(A-2919)
210.110	re	(A-2919)
210.120	re	(A-2919)
210.130	re	(A-2919)
210.140	re	(A-2919)
210.150	re	(A-2919)
210.160	re	(A-2919)
210.170	re	(A-2919)
210.180	re	(A-2919)
210.190	re	(A-2919)
210.200	re	(A-2919)
210.210	re	(A-2919)
210.220	re	(A-2919)
210.230	re	(A-2919)
210.235	re	(A-2919)
210.240	re	(A-2919)
210.250	re	(A-2919)
220.110	re	(A-2926)
220.120	re	(A-2926)
220.130	re	(A-2926)
220.140	re	(A-2926)
220.150	re	(A-2926)
220.210	re	(A-2926)
220.220	re	(A-2926)
220.230	re	(A-2926)
220.231	re	(A-2926)
220.240	re	(A-2926)
220.250	re	(A-2926)
220.310	re	(A-2926)
220.320	re	(A-2926)
220.330	re	(A-2926)
220.335	re	(A-2926)
220.340	re	(A-2926)
220.410	re	(A-2926)
220.420	re	(A-2926)
220.421	re	(A-2926)
220.430	re	(A-2926)
220.431	re	(A-2926)
220.435	re	(A-2926)
220.440	re	(A-2926)
220.441	re	(A-2926)
220.450	re	(A-2926)
220 Ap. A	re	(A-2926)
220 Ap. B	re	(A-2926)
220 Ap. C	re	(A-2926)
230.10	re	(A-2929)
230.20	re	(A-2929)
230.30	re	(A-2929)
230.40	re	(A-2929)
230.50	re	(A-2929)
230.60	re	(A-2929)

TITLE	68	(CONT'D)
230,70	re	(A-2929)
230,80	re	(A-2929)
230,90	re	(A-2929)
230,100	re	(A-2929)
230,110	re	(A-2929)
230,120	re	(A-2929)
230,130	re	(A-2929)
230,140	re	(A-2929)
230,150	re	(A-2929)
230,160	re	(A-2929)
240,5	re	(A-2967)
240,10	re	(A-2967)
240,15	re	(A-2967)
240,20	re	(A-2967)
240,25	re	(A-2967)
240,30	re	(A-2967)
240,35	re	(A-2967)
240,40	re	(A-2967)
240,45	re	(A-2967)
240,50	re	(A-2967)
240,55	re	(A-2967)
240,60	re	(A-2967)
240,65	re	(A-2967)
240,70	re	(A-2967)
250,100	re	(A-2931)
250,110	re	(A-2931)
250,120	re	(A-2931)
250,130	re	(A-2931)
250,140	re	(A-2931)
250,150	re	(A-2931)
250,160	re	(A-2931)
250,170	re	(A-2931)
250,180	re	(A-2931)
250,190	re	(A-2931)
250,200	re	(A-2931)
250,205	re	(A-2931)
250,210	re	(A-2931)
260,11	re	(A-2948)
260,12	re	(A-2948)
260,13	re	(A-2948)
260,14	re	(A-2948)
260,15	re	(A-2948)
260,16	re	(A-2948)
260,17	re	(A-2948)
260,18	re	(A-2948)
260,19	re	(A-2948)
260,21	re	(A-2948)
260,22	re	(A-2948)
260,23	re	(A-2948)
260,31	re	(A-2948)
260,32	re	(A-2948)
260,33	re	(A-2948)
260,41	re	(A-2948)
260,42	re	(A-2948)
270,10	re	(A-2950)
270,15	re	(A-2950)
270,20	re	(A-2950)

270.30	re	(A-2950)
270.40	re	(A-2950)
270.45	re	(A-2950)
270.50	re	(A-2950)
270.60	re	(A-2950)
280.10	re	(A-2953)
280.20	re	(A-2953)
280.30	re	(A-2953)
280.40	re	(A-2953)
280.50	re	(A-2953)
280.55	re	(A-2953)
280.60	re	(A-2953)
280.70	re	(A-2953)
280.80	re	(A-2953)
280.85	re	(A-2953)
280.90	re	(A-2953)
280.95	re	(A-2953)
280.95	n	(E-2099787; O-4959)
280.100	re	(A-2953)
280.105	re	(A-2953)
280.107	re	(A-2953)
280.110	re	(A-2953)
290.10	re	(A-2951)
290.20	re	(A-2951)
290.30	re	(A-2951)
290.35	re	(A-2951)
290.40	re	(A-2951)
290.50	re	(A-2951)
290.55	re	(A-2951)
290.60	re	(A-2951)
290.70	re	(A-2951)
290.80	re	(A-2951)
290.90	re	(A-2951)
290.100	re	(A-2951)
290.110	re	(A-2951)
290.120	re	(A-2951)
290.130	re	(A-2951)
290.135	re	(A-2951)
290.140	re	(A-2951)
290.150	re	(A-2951)
290.160	re	(A-2951)
290.170	re	(A-2951)
290.180	re	(A-2951)
290.190	re	(A-2951)
300.10	re	(A-2938)
300.20	re	(A-2938)
300.25	re	(A-2938)
300.27	re	(A-2938)
300.30	re	(A-2938)
300.40	re	(A-2938)
300.41	re	(A-2938)
300.42	re	(A-2938)
300.43	re	(A-2938)
300.44	re	(A-2938)
300.45	re	(A-2938)
300.48	re	(A-2938)

TITLE 68 (CONT'D)		TITLE 68 (CONT'D)	
300.50 re (A-2938)	330.90 re (A-2957)	370.50 re (A-2969)	420.25 re (A-2944)
300.Ap. A re (A-2938)	330.91 re (A-2957)	370.60 re (A-2969)	420.30 re (A-2944)
300.Ap. B re (A-2938)	330.92 re (A-2957)	370.70 re (A-2969)	420.35 re (A-2944)
310.10 re (A-2955)	330.93 re (A-2957)	370.80 re (A-2969)	420.40 re (A-2944)
310.20 re (A-2955)	330.94 re (A-2957)	370.90 re (A-2969)	420.45 re (A-2944)
310.30 re (A-2955)	330.95 re (A-2957)	370.100 re (A-2969)	420.50 re (A-2944)
310.40 re (A-2955)	330.100 re (A-2957)	370.110 re (A-2969)	420.55 re (A-2944)
310.50 re (A-2955)	330.110 re (A-2957)	370.120 re (A-2969)	420.60 re (A-2944)
310.60 re (A-2955)	330.120 re (A-2957)	370.200 re (A-2969)	420.65 re (A-2944)
310.70 re (A-2955)	330.130 re (A-2957)	370.210 re (A-2969)	420.70 re (A-2944)
310.75 re (A-2955)	330.140 re (A-2957)	370.220 re (A-2969)	420.75 re (A-2944)
310.80 re (A-2955)	330.145 re (A-2957)	370.230 re (A-2969)	420.80 re (A-2944)
310.85 re (A-2955)	330.147 re (A-2957)	370.240 re (A-2969)	420.85 re (A-2944)
310.90 re (A-2955)	330.150 re (A-2957)	370.250 re (A-2969)	420.90 re (A-2944)
315.90 re (A-2940)	330.160 re (A-2957)	370.260 re (A-2969)	420.95 re (A-2944)
315.100 re (A-2940)	330.170 re (A-2957)	370.270 re (A-2969)	420.100 re (A-2944)
315.110 re (A-2940)	330.180 re (A-2957)	370.280 re (A-2969)	420.105 re (A-2944)
315.120 re (A-2940)	340.10 re (A-2959)	370.290 re (A-2969)	420.115 re (A-2944)
315.130 re (A-2940)	340.20 re (A-2959)	370.300 re (A-2969)	430.300 re (A-2973)
315.140 re (A-2940)	340.30 re (A-2959)	370.310 re (A-2969)	430.500 re (A-2973)
315.150 re (A-2940)	340.40 re (A-2959)	370.320 re (A-2969)	430.800 re (A-2973)
315.160 re (A-2940)	340.50 re (A-2959)	370.325 re (A-2969)	430.1010 re (A-2973)
315.165 re (A-2940)	340.55 re (A-2959)	370.325 re (A-2969)	430.1020 re (A-2973)
315.170 re (A-2940)	340.60 re (A-2959)	370.330 re (A-2969)	430.2010 re (A-2973)
315.180 re (A-2940)	340.65 re (A-2959)	370.340 re (A-2969)	430.2020 re (A-2973)
315.200 re (A-2940)	340.70 re (A-2959)	370.350 re (A-2969)	430.2030 re (A-2973)
320.10 re (A-1821)	350.10 re (A-2960)	370.360 re (A-2969)	430.2040 re (A-2973)
320.20 re (A-1821)	350.20 re (A-2960)	370.370 re (A-2969)	430.3010 re (A-2973)
320.30 re (A-1821)	350.30 re (A-2960)	380.210 re (A-2942)	430.3020 re (A-2973)
320.40 re (A-1821)	350.40 re (A-2960)	380.220 re (A-2942)	430.4010 re (A-2973)
320.50 re (A-1821)	350.50 re (A-2960)	380.230 re (A-2942)	430.5010 re (A-2973)
320.55 re (A-1821)	350.60 re (A-2960)	380.240 re (A-2942)	430.5030 re (A-2973)
320.57 re (A-1821)	350.70 re (A-2960)	380.250 re (A-2942)	430.5040 re (A-2973)
320.60 re (A-1821)	350.80 re (A-2960)	380.260 re (A-2942)	430.5050 re (A-2973)
320.70 re (A-1821)	350.90 re (A-2960)	380.270 re (A-2942)	430.6010 re (A-2973)
320.80 re (A-1821)	350.100 re (A-2960)	380.280 re (A-2942)	430.6020 re (A-2973)
320.90 re (A-1821)	350.110 re (A-2960)	380.290 re (A-2942)	430.6030 re (A-2973)
320.100 re (A-1821)	350.115 re (A-2960)	380.300 re (A-2942)	430.Ap. A re (A-2973)
320.110 re (A-1821)	350.120 re (A-2960)	380.310 re (A-2942)	430.Ap. B re (A-2973)
320.120 re (A-1821)	360.10 re (A-2962)	380.320 re (A-2942)	450.10 re (A-2977)
320.200 re (A-1821)	360.20 re (A-2962)	380.Ap. A re (A-2942)	450.15 re (A-2977)
320.210 re (A-1821)	360.30 re (A-2962)	380.10 re (A-2972)	450.17 re (A-2977)
320.220 re (A-1821)	360.40 re (A-2962)	400.20 re (A-2972)	450.20 re (A-2977)
320.230 re (A-1821)	360.50 re (A-2962)	400.30 re (A-2972)	450.30 re (A-2977)
320.240 re (A-1821)	360.55 re (A-2962)	400.40 re (A-2972)	450.40 re (A-2977)
320.260 re (A-1821)	360.60 re (A-2962)	400.50 re (A-2972)	450.50 re (A-2977)
320.270 re (A-1821)	360.70 re (A-2962)	400.60 re (A-2972)	450.60 re (A-2977)
330.10 re (A-2957)	360.80 re (A-2962)	400.65 re (A-2972)	450.70 re (A-2977)
330.20 re (A-2957)	360.85 re (A-2962)	400.70 re (A-2972)	450.80 re (A-2977)
330.30 re (A-2957)	360.90 re (A-2962)	400.80 re (A-2972)	450.90 re (A-2977)
330.40 re (A-2957)	360.Ap. A re (A-2962)	400.90 re (A-2972)	450.100 re (A-2977)
330.50 re (A-2957)	360.Ap. B re (A-2962)	420.5 re (A-2944)	450.110 re (A-2977)
330.55 re (A-2957)	370.10 re (A-2969)	420.7 re (A-2944)	450.120 re (A-2977)
330.60 re (A-2957)	370.20 re (A-2969)	420.10 re (A-2944)	450.130 re (A-2977)
330.70 re (A-2957)	370.30 re (A-2969)	420.15 re (A-2944)	450.140 re (A-2977)
330.80 re (A-2957)	370.40 re (A-2969)	420.20 re (A-2944)	450.150 re (A-2977)

TITLE 68 (CONT'D)			TITLE 68 (CONT'D)			TITLE 68 (CONT'D)			TITLE 68 (CONT'D)		
450.170	re	(A-2977)	505.20	re	(A-2918)	1150.40	re	(A-2933)	1175.225	n	(P-19179/87; O-17443; RC-17447; R-20600; A-20488)
450.180	re	(A-2977)	505.30	re	(A-2918)	1150.50	re	(A-2933)	1175.230	n	(P-19179/87; O-17443; RC-17447; R-20600; A-20488)
450.185	re	(A-2977)	505.40	re	(A-2918)	1150.60	re	(A-2933)	1175.235	n	(P-19179/87; O-17443; RC-17447; R-20600; A-20488)
450.190	re	(A-2977)	505.50	re	(A-2918)	1150.70	re	(A-2933)	1175.240	n	(P-19179/87; O-17443; RC-17447; R-20600; A-20488)
450.195	re	(A-2977)	505.60	re	(A-2918)	1150.80	re	(A-2933)	1175.245	n	(P-19179/87; O-17443; RC-17447; R-20600; A-20488)
450.200	re	(A-2977)	505.70	re	(A-2918)	1150.90	re	(A-2933)	1175.255	n	(P-19179/87; O-17443; RC-17447; R-20600; A-20488)
450.210	re	(A-2977)	600.10	am	(P-19795)	1150.100	re	(A-2933)	1175.300	n	(P-19179/87; O-17443; RC-17447; R-20600; A-20488)
450.215	re	(A-2977)	600.30	am	(P-19795)	1150.110	re	(A-2933)	1175.305	n	(P-19179/87; O-17443; RC-17447; R-20600; A-20488)
450.220	re	(A-2977)	600.60	am	(P-19795)	1160.20	re	(A-2935)	1175.310	n	(P-19179/87; O-17443; RC-17447; R-20600; A-20488)
450.230	re	(A-2977)	600.80	am	(P-19795)	1160.30	re	(A-2935)	1175.315	n	(P-19179/87; O-17443; RC-17447; R-20600; A-20488)
450.240	re	(A-2977)	600.90	n	(P-19795)	1160.40	re	(A-2935)	1175.320	n	(P-19179/87; O-17443; RC-17447; R-20600; A-20488)
450.250	re	(A-2977)	600.100	n	(P-19795)	1160.50	re	(A-2935)	1175.325	n	(P-19179/87; O-17443; RC-17447; R-20600; A-20488)
450.260	re	(A-2977)	600.110	n	(P-19795)	1160.60	re	(A-2935)	1175.330	n	(P-19179/87; O-17443; RC-17447; R-20600; A-20488)
450.270	re	(A-2977)	610.10	am	(P-19205)	1160.70	re	(A-2935)	1175.335	n	(P-19179/87; O-17443; RC-17447; R-20600; A-20488)
450.280	re	(A-2977)	610.20	am	(P-19205)	1160.80	re	(A-2935)	1175.340	n	(P-19179/87; O-17443; RC-17447; R-20600; A-20488)
450.290	re	(A-2977)	610.30	am	(P-19205)	1170.10	re	(A-2936)	1175.345	n	(P-19179/87; O-17443; RC-17447; R-20600; A-20488)
450.Ap. A	re	(A-2977)	610.40	am	(P-19205)	1170.20	re	(P-19242/87; A-20545)	1175.350	n	(P-19179/87; O-17443; RC-17447; R-20600; A-20488)
460.10	re	(A-2946)	610.60	am	(P-19205)	1170.30	re	(A-2936)	1175.355	n	(P-19179/87; O-17443; RC-17447; R-20600; A-20488)
460.20	re	(A-2946)	1110.5	re	(A-2964)	1170.40	re	(A-2936)	1175.360	n	(P-19179/87; O-17443; RC-17447; R-20600; A-20488)
460.30	re	(A-2946)	1110.10	re	(A-2964)	1170.50	re	(A-2936)	1175.365	n	(P-19179/87; O-17443; RC-17447; R-20600; A-20488)
460.40	re	(A-2946)	1110.20	re	(A-2964)	1170.60	re	(A-2936)	1175.370	n	(P-19179/87; O-17443; RC-17447; R-20600; A-20488)
460.50	re	(A-2946)	1110.30	re	(A-2964)	1170.70	re	(A-2936)	1175.400	n	(P-19179/87; O-17443; RC-17447; R-20600; A-20488)
460.60	re	(A-2946)	1110.40	re	(A-2964)	1170.80	re	(A-2936)	1175.405	n	(P-19179/87; O-17443; RC-17447; R-20600; A-20488)
460.70	re	(A-2946)	1110.50	re	(A-2964)	1170.90	re	(A-2936)	1175.410	n	(P-19179/87; O-17443; RC-17447; R-20600; A-20488)
470.10	re	(A-2981)	1110.60	re	(A-2964)	1170.100	re	(A-2936)	1175.415	n	(P-19179/87; O-17443; RC-17447; R-20600; A-20488)
470.20	re	(A-2981)	1110.70	re	(A-2964)	1170.110	re	(P-19242/87; A-20545)	1175.420	n	(P-19179/87;

TITLE 68 (CONT'D)		TITLE 68 (CONT'D)	
1220.350	n (P-5867)	1240.35	re (A-2967)
1220.400	n (P-5867)	1240.40	re (A-2967)
1220.410	re (A-2926)	1240.40	am (P-18980/87; RC-20228; A-20143)
1220.410	am (P-5867)	1240.41	n (P-18980/87; RC-20228; A-20143)
1220.421	re (A-2926)	1240.45	re (A-2967)
1220.421	am (P-5867)	1240.45	am (P-18980/87; RC-20228; A-20143)
1220.425	n (P-5867)	1240.46	n (P-18980/87; RC-20228; A-20143)
1220.431	re (A-2926)	1240.48	n (P-18980/87; RC-20228; A-20143)
1220.431	r (P-5867)	1240.50	re (A-2967)
1220.435	re (A-2926)	1240.50	am (P-18980/87; RC-20228; A-20143)
1220.435	am (P-5867)	1240.51	n (P-18980/87; RC-20228; A-20143)
1220.441	re (A-2926)	1240.55	re (A-2967)
1220.500	n (P-5867)	1240.60	re (A-2967)
1220.510	n (P-5867)	1240.65	re (A-2967)
1220.520	n (P-5867)	1240.70	re (A-2967)
1220.530	n (P-5867)	1250.110	re (A-2931)
1220.540	n (P-5867)	1250.120	re (A-2931)
1220.550	n (P-5867)	1250.130	re (A-2931)
1220.560	n (P-5867)	1250.140	re (A-2931)
1220.560	re (A-2926)	1250.150	re (A-2931)
1220.560	re (A-2926)	1250.160	re (A-2931)
1220.560	re (A-2926)	1250.170	re (A-2931)
1220.560	re (A-2926)	1250.190	re (A-2931)
1220.560	re (A-2926)	1250.200	re (A-2931)
1220.560	re (A-2926)	1250.205	re (A-2931)
1220.560	re (A-2926)	1250.210	re (A-2931)
1220.560	re (A-2926)	1260.11	re (A-2948)
1220.560	re (A-2926)	1260.12	re (A-2948)
1220.560	re (A-2926)	1260.13	re (A-2948)
1220.560	re (A-2926)	1260.14	re (A-2948)
1220.560	re (A-2926)	1260.15	re (A-2948)
1220.560	re (A-2926)	1260.16	re (A-2948)
1220.560	re (A-2926)	1260.17	re (A-2948)
1220.560	re (A-2926)	1260.18	re (A-2948)
1220.560	re (A-2926)	1260.19	re (A-2948)
1220.560	re (A-2926)	1260.21	re (A-2948)
1220.560	re (A-2926)	1260.22	re (A-2948)
1220.560	re (A-2926)	1260.31	re (A-2948)
1220.560	re (A-2926)	1260.32	re (A-2948)
1220.560	re (A-2926)	1260.33	re (A-2948)
1220.560	re (A-2926)	1260.41	re (A-2948)
1220.560	re (A-2926)	1260.42	re (A-2948)
1220.560	re (A-2926)	1270.10	re (A-2950)
1220.560	re (A-2926)	1270.15	re (A-2950)
1220.560	re (A-2926)	1270.20	re (A-2950)
1220.560	re (A-2926)	1270.30	re (A-2950)
1220.560	re (A-2926)	1270.40	re (A-2950)
1220.560	re (A-2926)	1270.50	re (A-2950)
1220.560	re (A-2926)	1270.60	re (A-2950)
1220.560	re (A-2926)	1280.10	re (A-2953)
1220.560	re (A-2926)	1280.15	re (E-12116)
1220.560	re (A-2926)	1280.20	re (A-2953)
1220.560	re (A-2926)	1280.25	re (P-8536)
1220.560	re (A-2926)	1280.30	re (A-2953)
1220.560	re (A-2926)	1280.35	re (P-8536)
1220.560	re (A-2926)	1280.40	re (A-2953)
1220.560	re (A-2926)	1280.45	re (P-8536)
1220.560	re (A-2926)	1280.50	re (A-2953)
1220.560	re (A-2926)	1280.55	re (P-8536)
1220.560	re (A-2926)	1280.60	re (A-2953)
1220.560	re (A-2926)	1280.65	re (P-8536)
1220.560	re (A-2926)	1280.70	re (A-2953)
1220.560	re (A-2926)	1280.75	re (P-8536)
1220.560	re (A-2926)	1280.80	re (A-2953)
1220.560	re (A-2926)	1280.85	re (P-8536)
1220.560	re (A-2926)	1280.90	re (A-2953)
1220.560	re (A-2926)	1280.95	re (P-8536)
1220.560	re (A-2926)	1281.00	re

TITLE 68 (CONT'D)		
n	(A-20488)	1200.50 am (P-7966; A-16718)
n	(A-20488)	1200.60 re (A-2917)
n	(A-20488)	1200.70 re (A-2917)
n	(A-20488)	1200.80 re (A-2917)
n	(A-20488)	1210.10 re (A-2919)
n	(A-20488)	1210.20 re (A-2919)
n	(A-20488)	1210.30 re (A-2919)
n	(A-20488)	1210.40 re (A-2919)
n	(A-20488)	1210.50 re (A-2919)
n	(A-20488)	1210.60 re (A-2919)
n	(A-20488)	1210.70 re (A-2919)
n	(A-20488)	1210.80 re (A-2919)
n	(A-20488)	1210.90 re (A-2919)
n	(A-20488)	1210.100 re (A-2919)
n	(A-2915)	1210.110 re (A-2919)
r	(P-19212/87; A-20543)	1210.120 re (A-2919)
re	(A-2915)	1210.130 re (A-2919)
r	(P-19212/87; A-20543)	1210.140 re (A-2919)
re	(A-2915)	1210.150 re (A-2919)
r	(P-19212/87; A-20543)	1210.160 re (A-2919)
re	(A-2915)	1210.170 re (A-2919)
r	(P-19212/87; A-20543)	1210.180 re (A-2919)
re	(A-2915)	1210.190 re (A-2919)
r	(P-19212/87; A-20543)	1210.200 re (A-2919)
re	(A-2915)	1210.210 re (A-2919)
r	(P-19212/87; A-20543)	1210.220 re (A-2919)
re	(A-2915)	1210.230 re (A-2919)
r	(P-19212/87; A-20543)	1210.235 re (A-2919)
re	(A-2915)	1210.240 re (A-2919)
r	(P-19212/87; A-20543)	1210.250 re (A-2919)
re	(A-2915)	1220.110 re (A-2926)
r	(P-19212/87; A-20543)	1220.110 am (P-5867)
re	(A-2915)	1220.120 re (A-2926)
r	(P-19212/87; A-20543)	1220.120 am (P-5867)
re	(A-2915)	1220.130 re (A-2926)
r	(P-19212/87; A-20543)	1220.130 am (P-5867)
re	(A-2915)	1220.140 re (A-2926)
r	(P-19212/87; A-20543)	1220.150 re (A-2926)
re	(A-2915)	1220.150 r (P-5867)
r	(P-19212/87; A-20543)	1220.160 n (P-5867)
re	(A-2915)	1220.210 re (A-2926)
r	(P-19212/87; A-20543)	1220.210 re (A-2926)
re	(A-2915)	1220.220 re (A-2926)
r	(P-19212/87; A-20543)	1220.220 am (P-5867)
re	(A-2915)	1220.230 re (A-2926)
r	(P-19212/87; A-20543)	1220.231 re (A-2926)
re	(A-2915)	1220.231 am (P-5867)
r	(P-19212/87; A-20543)	1220.240 re (A-2926)
re	(A-2915)	1220.250 re (A-2926)
r	(P-19212/87; A-20543)	1220.260 n (P-5867)
am	(P-7966; A-16718)	1220.310 re (A-2926)
re	(A-2917)	1220.320 re (A-2926)
re	(A-2917)	1220.330 re (A-2926)
re	(A-2917)	1220.335 re (A-2926)
am	(P-7966; A-16718)	1220.340 re (A-2926)
re	(A-2917)	1220.340 r (P-5867)

TITLE 68 (CONT'D)	TITLE 68 (CONT'D)	TITLE 68 (CONT'D)	TITLE 68 (CONT'D)
1280.40 re (A-2953)	1290.20 re (A-2951)	1300.50 re (A-2938)	1320.110 re (A-1821)
1280.40 r (P-8536)	1290.20 r (P-15854)	1310.10 re (A-2955)	1320.110 am (P-8606)
1280.50 re (A-2953)	1290.30 re (A-2951)	1310.10 r (P-14938)	1320.120 re (A-1821)
1280.50 r (P-8536)	1290.30 r (P-15854)	1310.20 am (P-14938)	1320.200 re (A-1821)
1280.55 re (A-2953)	1290.35 re (A-2951)	1310.20 am (P-14938)	1320.210 re (A-1821)
1280.55 r (P-8536)	1290.35 r (P-15854)	1310.30 re (A-2955)	1320.220 re (A-1821)
1280.60 re (A-2953)	1290.40 re (A-2951)	1310.30 am (P-14938)	1320.230 re (A-1821)
1280.60 r (P-8536)	1290.40 r (P-15854)	1310.40 re (A-2955)	1320.240 re (A-1821)
1280.70 re (A-2953)	1290.50 re (A-2951)	1310.40 am (P-14938)	1320.250 n (P-8606)
1280.70 r (P-8536)	1290.50 r (P-15854)	1310.50 re (A-2955)	1320.260 re (A-1821)
1280.80 re (A-2953)	1290.55 re (A-2951)	1310.50 am (P-14938)	1320.270 re (A-1821)
1280.80 am (P-4440; W-8752)	1290.55 r (P-15854)	1310.60 re (A-2955)	1320.300 n (P-4448; A-11447)
1280.80 r (P-8536)	1290.60 re (A-2951)	1310.60 am (P-14938)	1320.310 n (P-8606)
1280.85 re (A-2953)	1290.60 r (P-15854)	1310.70 re (A-2955)	1330.10 re (A-2957)
1280.85 r (P-8536)	1290.70 re (A-2951)	1310.70 am (P-14938)	1330.20 re (A-2957)
1280.95 re (A-2953)	1290.70 r (P-15854)	1310.75 re (A-2955)	1330.30 re (A-2957)
1280.105 re (A-2953)	1290.80 re (A-2951)	1310.75 am (P-14938)	1330.40 am (P-8606)
1280.105 r (P-8536)	1290.80 r (P-15854)	1310.80 re (A-2955)	1330.40 re (A-2957)
1280.107 re (A-2953)	1290.80 r (P-15854)	1310.80 am (P-14938)	1330.50 re (A-2957)
1280.107 r (P-8536)	1290.90 re (A-2951)	1310.85 re (A-2955)	1330.55 re (A-2957)
1280.110 re (A-2953)	1290.90 r (P-15854)	1310.85 am (P-14938)	1330.60 re (A-2957)
1280.110 r (P-8536)	1290.100 re (A-2951)	1310.90 re (A-2955)	1330.70 am (P-5906; A-17394)
1285.10 n (P-8571)	1290.100 r (P-15854)	1315.90 re (A-2940)	1330.70 re (A-2957)
1285.20 n (P-8571)	1290.110 re (A-2951)	1315.100 re (A-2940)	1330.80 re (A-2957)
1285.30 n (P-8571)	1290.110 r (P-15854)	1315.110 re (A-2940)	1330.90 re (A-2957)
1285.40 n (P-8571)	1290.120 re (A-2951)	1315.120 re (A-2940)	1330.90 am (P-5906; A-17394)
1285.50 n (P-8571)	1290.120 r (P-15854)	1315.130 re (A-2940)	1330.91 re (A-2957)
1285.60 n (P-8571)	1290.130 re (A-2951)	1315.140 re (A-2940)	1330.92 re (A-2957)
1285.70 n (P-8571)	1290.130 r (P-15854)	1315.150 re (A-2940)	1330.92 am (P-5906; A-17394)
1285.80 n (P-8571)	1290.135 re (A-2951)	1315.160 re (A-2940)	1330.93 re (A-2957)
1285.90 n (P-8571)	1290.140 re (A-2951)	1315.165 re (A-2940)	1330.93 am (P-5906; A-17394)
1285.100 n (P-8571)	1290.140 r (P-15854)	1315.170 re (A-2940)	1330.94 am (P-5906; A-17394)
1285.110 n (P-8571)	1290.150 re (A-2951)	1315.180 re (A-2940)	1330.95 n (P-5906; A-17394)
1285.120 n (P-8571)	1290.150 r (P-15854)	1315.200 re (A-2940)	1330.95 re (A-2957)
1285.130 n (P-8571)	1290.160 re (A-2951)	1320.20 re (A-1821)	1330.100 re (A-2957)
1285.140 n (P-8571)	1290.160 r (P-15854)	1320.30 re (A-1821)	1330.110 re (A-2957)
1285.200 n (P-15880)	1290.170 re (A-2951)	1320.30 am (P-8606)	1330.120 re (A-2957)
1285.205 n (P-15880)	1290.170 r (P-15854)	1320.40 re (A-1821)	1330.130 re (A-2957)
1285.210 n (P-15880)	1290.180 re (A-2951)	1320.40 am (P-8606)	1330.140 n (P-5906; A-17394)
1285.215 n (P-15880)	1290.180 r (P-15854)	1320.45 n (E-1925; P-4448)	1340.20 re (A-2959)
1285.220 n (P-15880)	1290.190 re (A-2951)	1320.50 re (A-1821)	1340.30 re (A-2959)
1285.225 n (P-15880)	1290.190 r (P-15854)	1320.50 am (P-8606)	1340.30 am (P-20500/87; A-8030)
1285.230 n (P-15880)	1300.20 re (A-2938)	1320.55 re (A-1821)	1340.40 re (A-2959)
1285.235 n (P-15880)	1300.25 re (A-2938)	1320.55 am (P-8606)	1340.40 am (P-20500/87; A-8030)
1285.245 n (P-15880)	1300.25 am (P-4431; O-11338; RC-11342; R-12130; A-12088)	1320.60 re (A-1821)	1340.50 re (A-2959)
1285.250 n (P-15880)	1300.27 re (A-2938)	1320.60 am (P-8606)	1340.55 re (A-2959)
1285.255 n (P-15880)	1300.30 re (A-2938)	1320.70 re (A-1821)	1340.60 re (A-2959)
1285.260 n (P-15880)	1300.40 re (A-2938)	1320.70 am (P-8606)	1340.65 re (A-2959)
1285.265 n (P-15880)	1300.41 re (A-2938)	1320.80 re (A-1821)	1340.70 re (A-2959)
1285.270 n (P-15880)	1300.42 re (A-2938)	1320.80 am (P-8606)	1350.10 re (A-2960)
1285.275 n (P-15880)	1300.43 re (A-2938)	1320.90 re (A-1821)	1350.20 re (A-2960)
1285.310 n (P-15880)	1300.44 re (A-2938)	1320.90 am (P-8606)	1350.30 re (A-2960)
1285.320 n (P-15880)	1300.44 am (P-4431; A-12088)	1320.95 n (P-8606)	1350.40 re (A-2960)
1290.10 r (P-15854)	1300.45 re (A-2938)	1320.100 re (A-1821)	1350.50 re (A-2960)
	1300.48 re (A-2938)	1320.100 am (P-8606)	

TITLE 68 (CONT'D)			TITLE 68 (CONT'D)			TITLE 68 (CONT'D)			TITLE 68 (CONT'D)		
1350.60	re	(A-2960)	1370.270	re	(A-2969)	1430.3010	re	(A-2973)	1450.270	re	(A-2977)
1350.70	re	(A-2960)	1370.280	re	(A-2969)	1430.3020	re	(A-2973)	1450.280	re	(A-2977)
1350.80	re	(A-2960)	1370.290	re	(A-2969)	1430.4010	re	(A-2973)	1460.10	re	(A-2946)
1350.90	re	(A-2960)	1370.300	re	(A-2969)	1430.5010	re	(A-2973)	1460.20	re	(A-2946)
1350.100	re	(A-2960)	1370.310	re	(A-2969)	1430.5030	re	(A-2973)	1460.40	re	(A-2946)
1350.110	re	(A-2960)	1370.320	re	(A-2969)	1430.5040	re	(A-2973)	1460.50	re	(A-2946)
1350.115	re	(A-2960)	1370.325	re	(A-2969)	1430.5050	re	(A-2973)	1460.60	re	(A-2946)
1350.120	re	(A-2960)	1370.325	n	(P-2050687; A-11452)	1430.6010	re	(A-2973)	1460.70	re	(A-2946)
1350.130	re	(A-2962)	1370.330	re	(A-2969)	1430.6020	re	(A-2973)	1470.10	re	(A-2981)
1360.10	r	(P-14963)	1370.340	re	(A-2969)	1430.6030	re	(A-2973)	1470.20	re	(A-2981)
1360.20	re	(A-2962)	1370.350	re	(A-2969)	1430.Ap. A	re	(A-2973)	1470.30	re	(A-2981)
1360.30	am	(P-14963)	1370.360	re	(A-2969)	1430.Ap. B	re	(A-2973)	1470.40	re	(A-2981)
1360.40	re	(A-2962)	1370.370	re	(A-2969)	1450.10	re	(A-2977)	1470.50	re	(A-2981)
1360.50	re	(A-2962)	1380.210	re	(A-2942)	1450.10	am	(P-1742287; A-8036)	1470.60	re	(A-2981)
1360.60	am	(P-14963)	1380.220	re	(A-2942)	1450.15	re	(A-2977)	1470.70	re	(A-2981)
1360.70	re	(A-2962)	1380.230	re	(A-2942)	1450.15	am	(P-1742287; A-8036)	1470.80	re	(A-2981)
1360.80	re	(A-2962)	1380.240	re	(A-2942)	1450.17	re	(A-2977)	1470.90	re	(A-2981)
1360.85	am	(A-2962)	1380.250	re	(A-2942)	1450.17	am	(P-1742287; A-8036)	1470.100	re	(A-2981)
1360.90	am	(P-14963)	1380.260	re	(A-2942)	1450.18	n	(P-1742287; A-8036)	1480.10	re	(A-2947)
1360.95	re	(A-2962)	1380.270	re	(A-2942)	1450.20	re	(A-2977)	1480.20	re	(A-2947)
1361.00	re	(A-2962)	1380.280	re	(A-2942)	1450.20	am	(P-1742287; A-8036)	1480.30	re	(A-2947)
1361.05	re	(A-2962)	1380.290	re	(A-2942)	1450.30	re	(A-2977)	1480.40	re	(A-2947)
1361.10	re	(A-2962)	1380.300	re	(A-2942)	1450.30	am	(P-1742287; A-8036)	1480.45	re	(A-2947)
1361.15	re	(A-2962)	1380.310	re	(A-2942)	1450.40	am	(P-1742287; A-8036)	1480.50	re	(A-2947)
1361.20	re	(A-2962)	1380.320	re	(A-2942)	1450.40	am	(P-1742287; A-8036)	1480.60	re	(A-2947)
1361.25	re	(A-2962)	1380.Ap. A	re	(A-2942)	1450.50	re	(A-2977)	1500.5	re	(A-2982)
1361.30	re	(A-2962)	1400.10	re	(A-2972)	1450.50	am	(P-1742287; A-8036)	1500.10	re	(A-2982)
1361.35	re	(A-2962)	1400.20	re	(A-2972)	1450.50	am	(P-1742287; A-8036)	1500.11	am	(P-18100)
1361.40	re	(A-2962)	1400.30	re	(A-2972)	1450.60	am	(P-1742287; A-8036)	1500.11	re	(A-2982)
1361.45	re	(A-2962)	1400.40	re	(A-2972)	1450.70	re	(A-2977)	1500.11	am	(P-18100)
1361.50	re	(A-2962)	1400.50	re	(A-2972)	1450.70	am	(P-1742287; A-8036)	1500.15	re	(A-2982)
1361.55	re	(A-2962)	1400.60	re	(A-2972)	1450.80	re	(A-2977)	1500.20	re	(A-2982)

TITLE 71 (CONT'D)			TITLE 71 (CONT'D)		
280 Ap. A	n	(P-19327)	400.510	r	(P-6649/87; A-5243)
280 Ap. B	n	(P-19327)	400.510	n	(P-6597/87; O-19830/87; M-5473; A-5245)
290.1203	am	(P-13518)	400.520	r	(P-6649/87; A-5243)
400.110	n	(P-6649/87; A-5243)	400.520	n	(P-6597/87; A-5243)
400.110	n	(P-6597/87; A-5245)	400.530	n	(P-6649/87; A-5243)
400.120	r	(P-6649/87; A-5243)	400.610	r	(P-6649/87; A-5243)
400.120	n	(P-6597/87; A-5245)	400.610	n	(P-6597/87; A-5245)
400.130	n	(P-6649/87; A-5243)	400.620	n	(P-6649/87; A-5243)
400.130	n	(P-6597/87; A-5245)	400.620	n	(P-6597/87; A-5245)
400.140	r	(P-6649/87; A-5243)	400.630	r	(P-6649/87; A-5243)
400.140	n	(P-6597/87; A-5245)	400.630	n	(P-6597/87; A-5245)
400.150	r	(P-6649/87; A-5243)	400.710	r	(P-6649/87; A-5243)
400.150	n	(P-6597/87; A-5245)	400.710	n	(P-6597/87; A-5245)
400.160	n	(P-6649/87; A-5243)	400.810	r	(P-6649/87; A-5243)
400.160	n	(P-6597/87; A-5245)	400.820	r	(P-6649/87; A-5243)
400.170	n	(P-6649/87; A-5243)	400.830	r	(P-6649/87; A-5243)
400.170	n	(P-6597/87; A-5245)	400.910	r	(P-6649/87; A-5243)
400.180	n	(P-6649/87; A-5243)	400.920	r	(P-6649/87; A-5243)
400.190	n	(P-6597/87; A-5245)	400.1010	r	(P-6649/87; A-5243)
400.210	r	(P-6649/87; A-5243)	400.1110	r	(P-6649/87; A-5243)
400.210	n	(P-6597/87; A-5245)	400.1210	r	(P-6649/87; A-5243)
400.220	r	(P-6649/87; A-5243)	400.1310	r	(P-6649/87; A-5243)
400.230	r	(P-6649/87; A-5243)	400.1410	r	(P-6649/87; A-5243)
400.231	r	(P-6649/87; A-5243)	400.1410	r	(P-6649/87; A-5243)
400.232	r	(P-6649/87; A-5243)	400.1420	r	(P-6649/87; A-5243)
400.233	r	(P-6649/87; A-5243)	400.1430	r	(P-6649/87; A-5243)
400.234	r	(P-6649/87; A-5243)	400.1510	r	(P-6649/87; A-5243)
400.240	r	(P-6649/87; A-5243)	400.1610	r	(P-6649/87; A-5243)
400.250	r	(P-6649/87; A-5243)	400.1620	r	(P-6649/87; A-5243)
400.260	r	(P-6649/87; A-5243)	400.1630	r	(P-6649/87; A-5243)
400.270	r	(P-6649/87; A-5243)	400.1640	r	(P-6649/87; A-5243)
400.280	r	(P-6649/87; A-5243)	400.1710	r	(P-6649/87; A-5243)
400.281	r	(P-6649/87; A-5243)	400.1800	r	(P-6649/87; A-5243)
400.282	r	(P-6649/87; A-5243)	400.1810	r	(P-6649/87; A-5243)
400.283	r	(P-6649/87; A-5243)	400.1820	r	(P-6649/87; A-5243)
400.290	r	(P-6649/87; A-5243)	400.1830	r	(P-6649/87; A-5243)
400.300	r	(P-6649/87; A-5243)	400.1840	r	(P-6649/87; A-5243)
400.310	r	(P-6649/87; A-5243)	400.1850	r	(P-6649/87; A-5243)
400.310	n	(P-6597/87; A-5245)	400.1860	r	(P-6649/87; A-5243)
400.320	n	(P-6597/87; A-5245)	400.1870	r	(P-6649/87; A-5243)
400.330	n	(P-6597/87; A-5245)	400.1880	r	(P-6649/87; A-5243)
400.350	n	(P-6597/87; O-19830/87; M-5473; A-5245)	400.1890	r	(P-6649/87; A-5243)
400.410	r	(P-6649/87; A-5243)	400.1900	r	(P-6649/87; A-5243)
400.410	n	(P-6597/87; A-5245)	400.2010	r	(P-6649/87; A-5243)
400.420	n	(P-6649/87; A-5243)	400.2020	r	(P-6649/87; A-5243)
400.430	n	(P-6649/87; A-5243)	400.2030	r	(P-6649/87; A-5243)
400.440	r	(P-6649/87; A-5243)	400.2040	r	(P-6649/87; A-5243)
400.450	r	(P-6649/87; A-5243)	400.2050	r	(P-6649/87; A-5243)
400.460	r	(P-6649/87; A-5243)	400.2060	r	(P-6649/87; A-5243)
400.470	r	(P-6649/87; A-5243)	400.2110	r	(P-6649/87; A-5243)
400.480	r	(P-6649/87; A-5243)	400.2110	r	(P-6649/87; A-5243)
400.490	r	(P-6649/87; A-5243)	400.2110	r	(P-6649/87; A-5243)
400.500	r	(P-6649/87; A-5243)	400.2110	r	(P-6649/87; A-5243)

TITLE 71 (CONT'D)			TITLE 71 (CONT'D)		
400 Ap. E	r	(P-6649/87; A-5243)	200.704	r	(P-17673)
1510.100	n	(P-14813)	200.705	r	(P-17673)
1510.110	n	(P-14813)	200.706	r	(P-17673)
1510.120	n	(P-14813)	200.707	r	(P-17673)
1510.130	n	(P-14813)	200.708	r	(P-17673)
1510.140	n	(P-14813)	200.801	r	(P-17673)
1510.150	n	(P-14813)	200.802	r	(P-17673)
1510.160	n	(P-14813)	200.803	r	(P-17673)
1510.170	n	(P-14813)	200.804	r	(P-17673)
1510.180	n	(P-14813)	200.805	r	(P-17673)
1510.200	n	(P-14813)	200.806	r	(P-17673)
1510.210	n	(P-14813)	200.807	r	(P-17673)
1510.220	n	(P-14813)	200.808	r	(P-17673)
1510.230	n	(P-14813)	200.809	r	(P-17673)
1510.240	n	(P-14813)	200.810	r	(P-17673)
1510.300	n	(P-14813)	200.811	r	(P-17673)
1510.310	n	(P-14813)	200.812	r	(P-17673)
1510.320	n	(P-14813)	200.813	r	(P-17673)
1510.330	n	(P-14813)	200.814	r	(P-17673)
			200.815	r	(P-17673)
			200.816	r	(P-17673)
			200.817	r	(P-17673)
			200.818	r	(P-17673)
			200.819	r	(P-17673)
			200.820	r	(P-17673)
			200.821	r	(P-17673)
			200.822	r	(P-17673)
			200.823	r	(P-17673)
			200.824	r	(P-17673)
			200.825	r	(P-17673)
			200.826	r	(P-17673)
			200.901	r	(P-17673)
			200.902	r	(P-17673)
			200.903	r	(P-17673)
			200.904	r	(P-17673)
			200.905	r	(P-17673)
			200.906	r	(P-17673)
			200.907	r	(P-17673)
			200.908	r	(P-17673)
			200.909	r	(P-17673)
			200.910	r	(P-17673)
			200.911	r	(P-17673)
			200.912	r	(P-17673)
			200.913	r	(P-17673)
			200.914	r	(P-17673)
			200.915	r	(P-17673)
			200.916	r	(P-17673)
			200.917	r	(P-17673)
			200.918	r	(P-17673)
			200.919	r	(P-17673)
			200.920	r	(P-17673)
			200.921	r	(P-17673)
			200.922	r	(P-17673)
			200.923	r	(P-17673)
			200.924	r	(P-17673)
			200.925	r	(P-17673)

TITLE 77 (CONT'D)

200.926	r	(P-17673)	250.1850	am	(P-19892)
200.927	r	(P-17673)	250.1860	am	(P-19892)
200.928	r	(P-17673)	250.Tb. C	r	(P-4523; A-15080)
200.929	r	(P-17673)	250.Tb. D	r	(P-4523; A-15080)
200.930	r	(P-17673)	250.Tb. G	am	(P-4523; A-15080)
200.931	r	(P-17673)	300.110	am	(E-18477; P-21333)
200.932	r	(P-17673)	300.120	am	(E-18477; P-21333)
200.933	r	(P-17673)	300.130	am	(E-18477; P-21333)
200.1001	r	(P-17673)	300.140	am	(P-21333)
200.1002	r	(P-17673)	300.150	am	(E-18477; P-21333)
200.1003	r	(P-17673)	300.160	am	(E-18477; P-21333)
200.1004	r	(P-17673)	300.165	am	(P-21333)
200.1005	r	(P-17673)	300.170	am	(P-21333)
200.1006	r	(P-17673)	300.175	am	(P-21333)
200.1007	r	(P-17673)	300.180	am	(P-21333)
200.1008	r	(P-17673)	300.190	am	(P-21333)
205.115	n	(P-12585/87; A-3743)	300.200	am	(E-18477; P-21333)
205.330	am	(P-12585/87; A-3743)	300.210	am	(E-18477; P-21333)
205.420	am	(P-5604; A-15573)	300.220	am	(E-18477; P-21333)
205.620	am	(P-12585/87; A-3743)	300.230	am	(E-18477; P-21333)
205.810	am	(P-12585/87; A-3743)	300.240	am	(P-21333)
205.1400	am	(P-12585/87; A-3743)	300.250	am	(P-21333)
205.1410	am	(P-12585/87; A-3743)	300.260	am	(P-21333)
240.10	r	(P-18940/87; A-15581)	300.270	am	(P-21333)
240.10	r	(P-18958/87; A-15583)	300.272	am	(E-18477; P-21333)
240.20	r	(P-18940/87; A-15581)	300.274	am	(E-18477; P-21333)
240.20	r	(P-18958/87; A-15583)	300.276	am	(E-18477; P-21333)
240.20	n	(P-18958/87; O-14443; R-15725; A-15583)	300.277	n	(E-18477; P-21333)
240.30	r	(P-18940/87; A-15581)	300.278	am	(E-18477; P-21333)
240.30	n	(P-18958/87; O-14443; RC-14450; R-15725; A-15583)	300.280	am	(P-21333)
240.40	r	(P-18940/87; A-15581)	300.282	am	(E-18477; P-21333)
240.40	n	(P-18958/87; O-14443; RC-14450; R-15725; A-15583)	300.284	am	(E-18477; P-21333)
240.50	r	(P-18940/87; A-15581)	300.286	am	(P-21333)
240.50	n	(P-18958/87; O-14443; RC-14450; R-15725; A-15583)	300.288	am	(P-21333)
240.60	r	(P-18940/87; A-15581)	300.290	am	(E-18477; P-21333)
240.60	n	(P-18958/87; O-14443; RC-14450; R-15725; A-15583)	300.300	am	(E-18477; P-21333)
240.70	r	(P-18940/87; A-15581)	300.310	am	(P-21333)
240.80	n	(P-18958/87; O-14443; RC-14450; R-15725; A-15583)	300.320	am	(P-21333)
240.90	r	(P-18940/87; A-15581)	300.330	am	(E-18477; P-21333)
240.100	n	(P-18958/87; A-15583)	300.340	am	(P-21333)
240.110	n	(P-18958/87; A-15583)	300.350	am	(E-18477; P-21333)
240.120	n	(P-18958/87; A-15583)	300.610	am	(P-13581; E-18477; P-21333)
250.310	am	(P-19892)	300.620	am	(E-18477; P-21333)
250.525	n	(P-5611; A-16760)	300.630	am	(E-18477; P-21333)
250.540	am	(P-4523; A-15080)	300.640	am	(E-18477; P-21333)
250.550	n	(P-5611; A-16760)	300.650	am	(E-18477; P-21333)
250.725	n	(P-5611; A-16760)	300.655	n	(P-21333)
250.730	am	(P-4523; A-15080)	300.660	r	(P-21333)
250.1720	am	(P-5611; A-16760)	300.660	n	(P-21333)
250.1830	am	(P-19892)	300.670	am	(E-18477; P-21333)
			300.680	am	(E-18477; P-21333)
			300.690	am	(P-3989; O-15748; R-17034; A-16811)
			300.690	n	(E-18477; P-21333)

TITLE 77 (CONT'D)

300.690	am	(P-21333)	300.1870	n	(P-3989; O-15748; R-17034; A-16811)
300.810	am	(E-18477; P-21333)	300.1880	n	(P-3989; O-15748; R-17034; A-16811)
300.820	am	(E-18477; P-21333)	300.1880	am	(E-18477; P-21333)
300.830	am	(E-18477; P-21333)	300.2010	am	(E-18477; P-21333)
300.840	am	(E-18477; P-21333)	300.2020	am	(E-18477; P-21333)
300.1010	am	(E-18477; P-21333)	300.2030	am	(E-18477; P-21333)
300.1020	am	(P-13581; E-18477; P-21333)	300.2040	am	(E-18477; P-21333)
300.1025	n	(P-21333)	300.2050	am	(E-18477; P-21333)
300.1030	am	(P-13581; P-21333)	300.2060	am	(E-18477; P-21333)
300.1040	am	(E-18477; P-21333)	300.2070	am	(E-18477; P-21333)
300.1050	am	(E-18477; P-21333)	300.2080	am	(E-18477; P-21333)
300.1210	am	(P-21578/86; A-1052; E-18477; P-21333)	300.2090	am	(E-18477; P-21333)
300.1220	am	(P-21578/86; A-1052; E-18477; P-21333)	300.2100	am	(E-18477; P-21333)
300.1230	am	(P-21578/86; A-1052; P-21333)	300.2110	am	(E-18477; P-21333)
300.1240	am	(P-21333)	300.2210	am	(E-18477; P-21333)
300.1410	am	(P-21578/86; A-1052; E-18477; P-21333)	300.2220	am	(E-18477; P-21333)
300.1420	am	(E-18477; P-21333)	300.2230	am	(E-18477; P-21333)
300.1430	am	(E-18477; P-21333)	300.2410	am	(E-18477; P-21333)
300.1430	am	(E-18477; P-21333)	300.2420	am	(E-18477; P-21333)
300.1610	am	(E-18477; P-21333)	300.2430	am	(E-18477; P-21333)
300.1620	am	(E-18477; P-21333)	300.2610	am	(E-18477; P-21333)
300.1630	am	(P-21578/86; A-1052; E-18477; P-21333)	300.2620	am	(E-18477; P-21333)
300.1640	am	(E-18477; P-21333)	300.2630	am	(E-18477; P-21333)
300.1650	am	(E-18477; P-21333)	300.2640	am	(E-18477; P-21333)
300.1810	am	(P-21578/86; A-1052; E-18477; P-21333)	300.2810	am	(E-18477; P-21333)
300.1810	r	(P-3989; O-15748; R-17034; A-16811)	300.2820	am	(E-18477; P-21333)
300.1810	n	(P-3989; O-15748; R-17034; A-16811)	300.2830	am	(E-18477; P-21333)
300.1820	r	(P-3989; O-15748; R-17034; A-16811)	300.2840	am	(E-18477; P-21333)
300.1820	n	(P-3989; O-15748; R-17034; A-16811)	300.2850	am	(E-18477; P-21333)
300.1820	am	(E-18477; P-21333)	300.2860	am	(E-18477; P-21333)
300.1830	r	(P-3989; O-15748; R-17034; A-16811)	300.2870	am	(E-18477; P-21333)
300.1830	n	(P-3989; O-15748; R-17034; A-16811)	300.2880	am	(E-18477; P-21333)
300.1840	am	(P-21578/86; A-1052; E-18477; P-21333)	300.2890	am	(E-18477; P-21333)
300.1840	r	(P-3989; O-15748; R-17034; A-16811)	300.2900	am	(P-21578/86; A-1052; E-18477; P-21333)
300.1840	n	(P-21578/86; A-1052; E-18477; P-21333)	300.2910	am	(E-18477; P-21333)
300.1850	n	(P-3989; O-15748; R-17034; A-16811)	300.2920	am	(E-18477; P-21333)
300.1850	am	(E-18477; P-21333)	300.2930	am	(E-18477; P-21333)
300.1860	n	(P-3989; O-15748; R-17034; A-16811)	300.2940	am	(E-18477; P-21333)
300.1860	am	(E-18477; P-21333)	300.3010	am	(E-18477; P-21333)
300.1870	am	(E-18477; P-21333)	300.3020	am	(P-21578/86; A-1052; E-18477; P-21333)
			300.3030	am	(E-18477; P-21333)
			300.3040	am	(E-18477; P-21333)
			300.3050	am	(E-18477; P-21333)
			300.3060	am	(P-21578/86; A-1052; E-18477; P-21333)
			300.3070	am	(E-18477; P-21333)
			300.3080	am	(E-18477; P-21333)
			300.3090	am	(E-18477; P-21333)
			300.3100	am	(E-18477; P-21333)
			300.3110	am	(E-18477; P-21333)
			300.3120	am	(E-18477; P-21333)
			300.3130	am	(E-18477; P-21333)

TITLE 77 (CONT'D)		TITLE 77 (CONT'D)		TITLE 77 (CONT'D)		TITLE 77 (CONT'D)	
300.3140	am	(P-21578/86; A-1052) (E-18477)		330.1710	am	(P-21544/86; A-1017) (E-18939)	
		(P-21333)				(P-21893)	
300.3210	am	(E-18477) (P-21333)		330.1720	am	(E-18939) (P-21893)	
300.3220	am	(E-18477) (P-21333)				(P-21893)	
300.3230	am	(E-18477) (P-21333)		330.1720	r	(P-4047; O-15754; R-17035; A-16870)	
300.3240	am	(E-18477) (P-21333)					
300.3250	am	(E-18477) (P-21333)		330.1720	n	(P-4047; O-15754; R-17035; A-16870)	
300.3260	am	(E-18477) (P-21333)					
300.3270	am	(E-18477) (P-21333)		330.1730	r	(P-4047; R-17035; O-15754; A-16870)	
300.3280	am	(E-18477) (P-21333)					
300.3290	am	(E-18477) (P-21333)		330.1730	n	(P-4047; O-15754; R-17035; A-16870)	
300.3300	am	(P-21578/86; A-1052) (E-18477)					
		(P-21333)		330.1730	am	(P-21544/86; A-1017) (E-18939)	
						(P-21893)	
300.3310	am	(E-18477) (P-21333)		330.1740	n	(P-4047; O-15754; R-17035; A-16870)	
300.3320	am	(E-18477) (P-21333)					
300.3330	am	(E-18477) (P-21333)		330.1740	am	(E-18939) (P-21893)	
300.3410	r	(P-21333)					
300.3420	r	(P-21333)		330.1750	n	(P-4047; O-15754; R-17035; A-16870)	
300.3430	r	(P-21333)					
300.3440	r	(P-21333)		330.1760	n	(P-4047; O-15754; R-17035; A-16870)	
300.3450	r	(P-21333)					
300.3460	r	(P-21333)		330.1760	am	(E-18939) (P-21893)	
300.3470	r	(P-21333)					
300.3480	r	(P-21333)		330.1770	am	(E-18939) (P-21893)	
300.3490	r	(P-21333)					
300.3500	r	(P-21333)		330.1770	n	(P-4047; O-15754; R-17035; A-16870)	
300.3510	r	(P-21333)					
300.3520	r	(P-21333)		330.1910	am	(E-18939) (P-21893)	
300.3530	r	(P-21333)					
300.3540	r	(P-21333)		330.1920	am	(E-18939) (P-21893)	
300.3550	r	(P-21333)					
300.3560	r	(P-21333)		330.1930	am	(E-18939) (P-21893)	
300.3570	r	(P-21333)					
300.3580	r	(P-21333)		330.1940	am	(E-18939) (P-21893)	
300.3590	r	(P-21333)					
300.3600	r	(P-21333)		330.1950	am	(P-21544/86; A-1017) (P-21893)	
300.3610	r	(P-21333)					
300.3620	r	(P-21333)		330.1960	am	(E-18939) (P-21893)	
300.3630	r	(P-21333)					
300.3640	r	(P-21333)		330.1970	am	(E-18939) (P-21893)	
300.3650	r	(P-21333)					
300.3660	r	(P-21333)		330.1980	am	(E-18939) (P-21893)	
300.3670	r	(P-21333)					
300.3680	r	(P-21333)		330.1990	am	(E-18939) (P-21893)	
300.3690	r	(P-21333)					
300.3700	r	(P-21333)		330.2000	am	(P-21893)	
300.3710	r	(P-21333)					
300.3720	r	(P-21333)		330.2010	am	(E-18939) (P-21893)	
300.3730	r	(P-21333)					
300.3740	r	(P-21333)		330.2210	am	(E-18939) (P-21893)	
300.3750	r	(P-21333)					
300.3760	r	(P-21333)		330.2220	am	(E-18939) (P-21893)	
300.3770	r	(P-21333)					
300.3780	r	(P-21333)		330.2230	am	(E-18939) (P-21893)	
300.3790	r	(P-21333)					
300.3800	r	(P-21333)		330.2410	am	(E-18939) (P-21893)	
300.3810	r	(P-21333)					
300.3820	r	(P-21333)		330.2420	am	(E-18939) (P-21893)	
300.3830	r	(P-21333)					
300.3840	r	(P-21333)		330.2610	am	(E-18939) (P-21893)	
300.3850	r	(P-21333)					
300.3860	r	(P-21333)		330.2620	am	(E-18939) (P-21893)	
300.3870	r	(P-21333)					
300.3880	r	(P-21333)		330.2630	am	(E-18939) (P-21893)	
300.3890	r	(P-21333)					
300.3900	r	(P-21333)		330.2640	am	(E-18939) (P-21893)	
300.3910	r	(P-21333)					
300.3920	r	(P-21333)		330.2820	am	(P-21893)	
300.3930	r	(P-21333)					
300.3940	r	(P-21333)		330.2830	am	(P-21544/86; A-1017) (E-18939)	
300.3950	r	(P-21333)					
300.3960	r	(P-21333)		330.2840	am	(E-18939) (P-21893)	
300.3970	r	(P-21333)					
300.3980	r	(P-21333)		330.2850	am	(E-18939) (P-21893)	
300.3990	r	(P-21333)					
300.4000	r	(P-21333)		330.2860	am	(E-18939) (P-21893)	
300.4010	r	(P-21333)					
300.4020	r	(P-21333)		330.2870	am	(E-18939) (P-21893)	
300.4030	r	(P-21333)					
300.4040	r	(P-21333)		330.2880	am	(E-18939) (P-21893)	
300.4050	r	(P-21333)					
300.4060	r	(P-21333)		330.2890	am	(E-18939) (P-21893)	
300.4070	r	(P-21333)					
300.4080	r	(P-21333)		330.3000	am	(E-18939) (P-21893)	
300.4090	r	(P-21333)					
300.4100	r	(P-21333)		330.3010	am	(P-4047; O-15754; R-17035; A-16870)	
300.4110	r	(P-21333)					
300.4120	r	(P-21333)		330.3020	am	(E-18939) (P-21893)	
300.4130	r	(P-21333)					
300.4140	r	(P-21333)		330.3030	am	(E-18939) (P-21893)	
300.4150	r	(P-21333)					
300.4160	r	(P-21333)					
300.4170	r	(P-21333)					
300.4180	r	(P-21333)					
300.4190	r	(P-21333)					
300.4200	r	(P-21333)					
300.4210	r	(P-21333)					
300.4220	r	(P-21333)					
300.4230	r	(P-21333)					
300.4240	r	(P-21333)					
300.4250	r	(P-21333)					

TITLE 77 (CONT'D)			TITLE 77 (CONT'D)			TITLE 77 (CONT'D)			TITLE 77 (CONT'D)		
330.4260	am	(P-21544/86; A-1017) (E-18939)	350.675	n	(P-21621)	350.1660	r	(P-4016; R-17033; A-16838)	350.2980	am	(E-18705) (P-21621)
330.4270	am	(E-18939) (P-21893)	350.680	am	(E-18705)	350.1660	n	(P-4016; O-15751; R-17033; A-16838)	350.2990	am	(E-18705) (P-21621)
330.4280	am	(E-18939) (P-21893)	350.680	r	(P-21621)	350.1670	n	(P-4016; O-15751; R-17033; A-16838)	350.3000	am	(E-18705) (P-21621)
330.4290	am	(E-18939) (P-21893)	350.680	n	(P-21621)	350.1670	n	(P-4016; O-15751; R-17033; A-16838)	350.3010	am	(E-18705) (P-21621)
330.4300	am	(P-21544/86; A-1017) (E-18939)	350.690	am	(E-18705) (P-21621)	350.1670	am	(P-21621)	350.3020	am	(E-18705) (P-21621)
			350.700	am	(E-18705) (P-21621)	350.1670	am	(P-21621)	350.3030	am	(E-18705) (P-21621)
			350.700	n	(P-4016; O-15751; R-17033; A-16838)	350.1680	n	(P-4016; O-15751; R-17033; A-16838)	350.3040	am	(E-18705) (P-21621)
330.4310	am	(E-18939) (P-21893)	350.700	am	(P-21621)	350.1680	am	(E-18705) (P-21621)	350.3210	am	(E-18705) (P-21621)
330.4320	am	(E-18939) (P-21893)	350.810	am	(E-18705) (P-21621)	350.1680	am	(E-18705) (P-21621)	350.3220	am	(E-18705) (P-21621)
330.4330	am	(E-18939) (P-21893)	350.820	am	(E-18705) (P-21621)	350.1690	am	(E-18705) (P-21621)	350.3230	am	(E-18705) (P-21621)
330.4510	am	(P-21893)	350.830	am	(E-18705) (P-21621)	350.1690	n	(P-4016; O-15751; R-17033; A-16838)	350.3240	am	(E-18705) (P-21621)
330.4p. D	n	(P-21544/86; A-1017)	350.1010	am	(E-18705) (P-21621)	350.1810	am	(E-18705) (P-21621)	350.3250	am	(E-18705) (P-21621)
350.110	am	(E-18705) (P-21621)	350.1020	am	(E-18705) (P-21621)	350.1810	am	(E-18705) (P-21621)	350.3260	am	(P-21506/86; A-979) (E-18705)
350.120	am	(E-18705) (P-21621)	350.1030	am	(E-18705) (P-21621)	350.1820	am	(E-18705) (P-21621)			
350.130	am	(E-18705) (P-21621)	350.1040	am	(E-18705) (P-21621)	350.1830	am	(E-18705) (P-21621)			
350.140	am	(P-21621)	350.1050	am	(E-18705) (P-21621)	350.1840	am	(E-18705) (P-21621)			
350.150	am	(E-18705) (P-21621)	350.1060	am	(E-18705) (P-21621)	350.1850	am	(P-21621)			
350.160	am	(E-18705) (P-21621)	350.1070	am	(P-21621)	350.1860	am	(E-18705) (P-21621)			
350.165	am	(P-21621)	350.1210	am	(E-18705) (P-21621)	350.1870	am	(E-18705) (P-21621)			
350.170	am	(P-21621)	350.1220	am	(E-18705) (P-21621)	350.1880	am	(E-18705) (P-21621)			
350.175	am	(P-21621)	350.1225	n	(P-21621)	350.1890	am	(E-18705) (P-21621)			
350.180	am	(P-21621)	350.1230	am	(E-18705) (P-21621)	350.1900	am	(P-21621)			
350.190	am	(P-21621)	350.1240	am	(E-18705) (P-21621)	350.1910	am	(E-18705) (P-21621)			
350.200	am	(E-18705) (P-21621)	350.1250	am	(P-21621)	350.2010	am	(E-18705) (P-21621)			
350.210	am	(E-18705) (P-21621)	350.1410	am	(E-18705) (P-21621)	350.2020	am	(E-18705) (P-21621)			
350.220	am	(E-18705) (P-21621)	350.1420	am	(E-18705) (P-21621)	350.2030	am	(E-18705) (P-21621)			
350.230	am	(E-18705) (P-21621)	350.1430	am	(E-18705) (P-21621)	350.2210	am	(E-18705) (P-21621)			
350.240	am	(P-21621)	350.1440	am	(E-18705) (P-21621)	350.2220	am	(E-18705) (P-21621)			
350.250	am	(E-18705) (P-21621)	350.1450	am	(E-18705) (P-21621)	350.2410	am	(E-18705) (P-21621)			
350.260	am	(P-21621)	350.1610	am	(E-18705) (P-21621)	350.2420	am	(E-18705) (P-21621)			
350.270	am	(E-18705) (P-21621)	350.1610	r	(P-4016; O-15751; R-17033; A-16838)	350.2430	am	(E-18705) (P-21621)			
350.272	am	(E-18705) (P-21621)	350.1610	n	(P-4016; O-15751; R-17033; A-16838)	350.2610	am	(E-18705) (P-21621)			
350.274	am	(E-18705) (P-21621)	350.1620	am	(E-18705) (P-21621)	350.2620	am	(E-18705) (P-21621)			
350.276	am	(E-18705) (P-21621)	350.1620	r	(P-4016; O-15751; R-17033; A-16838)	350.2630	am	(E-18705) (P-21621)			
350.277	n	(E-18705) (P-21621)	350.1620	n	(P-4016; O-15751; R-17033; A-16838)	350.2640	am	(E-18705) (P-21621)			
350.278	am	(E-18705) (P-21621)	350.1630	r	(P-4016; O-15751; R-17033; A-16838)	350.2650	am	(E-18705) (P-21621)			
350.280	am	(P-21621)	350.1630	n	(P-4016; O-15751; R-17033; A-16838)	350.2660	am	(E-18705) (P-21621)			
350.282	am	(P-4016; A-16838) (E-18705)	350.1630	r	(P-4016; O-15751; R-17033; A-16838)	350.2670	am	(E-18705) (P-21621)			
			350.1630	n	(P-4016; O-15751; R-17033; A-16838)	350.2680	am	(E-18705) (P-21621)			
350.284	am	(E-18705) (P-21621)	350.1630	r	(P-4016; O-15751; R-17033; A-16838)	350.2690	am	(E-18705) (P-21621)			
350.286	am	(P-21621)	350.1640	am	(E-18705) (P-21621)	350.2700	am	(P-21506/86; A-979) (E-18705)			
350.288	am	(E-18705) (P-21621)	350.1640	r	(P-4016; O-15751; R-17033; A-16838)	350.2710	am	(E-18705) (P-21621)			
350.290	am	(E-18705) (P-21621)	350.1640	n	(P-4016; O-15751; R-17033; A-16838)	350.2720	am	(E-18705) (P-21621)			
350.300	am	(E-18705) (P-21621)	350.1640	am	(E-18705) (P-21621)	350.2730	am	(E-18705) (P-21621)			
350.310	am	(P-21621)	350.1640	n	(P-4016; O-15751; R-17033; A-16838)	350.2740	am	(E-18705) (P-21621)			
350.320	am	(P-21621)	350.1650	r	(P-4016; O-15751; R-17033; A-16838)	350.2910	am	(P-21621)			
350.330	am	(E-18705) (P-21621)	350.1650	n	(P-4016; O-15751; R-17033; A-16838)	350.2920	am	(P-21506/86; A-979) (E-18705)			
350.340	n	(P-21506/86; A-979) (P-21621)	350.1650	r	(P-4016; O-15751; R-17033; A-16838)	350.2930	am	(E-18705) (P-21621)			
350.510	am	(E-18705) (P-21621)	350.1640	am	(E-18705) (P-21621)	350.2940	am	(E-18705) (P-21621)			
350.610	am	(E-18705) (P-21621)	350.1640	n	(P-4016; O-15751; R-17033; A-16838)	350.2950	am	(E-18705) (P-21621)			
350.620	am	(E-18705) (P-21621)	350.1650	r	(P-4016; O-15751; R-17033; A-16838)	350.2960	am	(P-21506/86; A-979) (E-18705)			
350.630	am	(E-18705) (P-21621)	350.1650	n	(P-4016; O-15751; R-17033; A-16838)	350.2970	am	(E-18705) (P-21621)			
350.640	am	(E-18705) (P-21621)	350.1650	am	(E-18705) (P-21621)						
350.650	am	(E-18705) (P-21621)	350.1650	am	(E-18705) (P-21621)						
350.660	am	(E-18705) (P-21621)	350.1660	am	(P-21506/86; A-979) (P-21621)						
350.670	am	(E-18705) (P-21621)	350.1660	am	(E-18705) (P-21621)						

TITLE 77 (CONT'D)		TITLE 77 (CONT'D)	
350.4210	am (E-18243) (P-21064)	390.1820	am (E-18243) (P-21064)
390.4210	am (E-18243) (P-21064)	390.1830	am (E-18243) (P-21064)
390.110	am (E-18243) (P-21064)	390.1840	am (E-18243) (P-21064)
390.120	am (E-18243) (P-21064)	390.1850	am (E-18243) (P-21064)
390.130	am (E-18243) (P-21064)	390.1860	am (E-18243) (P-21064)
390.140	am (E-18243) (P-21064)	390.1870	am (E-18243) (P-21064)
390.150	am (E-18243) (P-21064)	390.1880	am (E-18243) (P-21064)
390.160	am (E-18243) (P-21064)	390.1890	am (E-18243) (P-21064)
390.165	am (E-18243) (P-21064)	390.1900	am (E-18243) (P-21064)
390.170	am (E-18243) (P-21064)	390.1910	am (E-18243) (P-21064)
390.180	am (E-18243) (P-21064)	390.1920	am (E-18243) (P-21064)
390.190	am (E-18243) (P-21064)	390.2010	am (E-18243) (P-21064)
390.200	am (E-18243) (P-21064)	390.2020	am (E-18243) (P-21064)
390.210	am (E-18243) (P-21064)	390.2030	am (E-18243) (P-21064)
390.220	am (E-18243) (P-21064)	390.2210	am (E-18243) (P-21064)
390.230	am (E-18243) (P-21064)	390.2220	am (E-18243) (P-21064)
390.240	am (E-18243) (P-21064)	390.2230	am (E-18243) (P-21064)
390.250	am (E-18243) (P-21064)	390.2410	am (E-18243) (P-21064)
390.260	am (E-18243) (P-21064)	390.2420	am (E-18243) (P-21064)
390.270	am (E-18243) (P-21064)	390.2430	am (E-18243) (P-21064)
390.272	am (E-18243) (P-21064)	390.2440	am (E-18243) (P-21064)
390.274	am (E-18243) (P-21064)	390.2610	am (E-18243) (P-21064)
390.276	am (E-18243) (P-21064)	390.2620	am (E-18243) (P-21064)
390.277	n (E-18243) (P-21064)	390.2630	am (E-18243) (P-21064)
390.278	n (E-18243) (P-21064)	390.2640	am (E-18243) (P-21064)
390.280	am (E-18243) (P-21064)	390.2650	am (E-18243) (P-21064)
390.282	am (E-18243) (P-21064)	390.2660	am (E-18243) (P-21064)
390.284	am (E-18243) (P-21064)	390.2670	am (E-18243) (P-21064)
390.286	am (E-18243) (P-21064)	390.2680	am (E-18243) (P-21064)
390.288	am (E-18243) (P-21064)	390.2690	am (E-18243) (P-21064)
390.290	am (E-18243) (P-21064)	390.2700	am (E-18243) (P-21064)
390.300	am (E-18243) (P-21064)	390.2710	am (E-18243) (P-21064)
390.310	am (E-18243) (P-21064)	390.2720	am (E-18243) (P-21064)
390.320	am (E-18243) (P-21064)	390.2730	am (E-18243) (P-21064)
390.330	am (E-18243) (P-21064)	390.2740	am (E-18243) (P-21064)
390.340	n (E-18243) (P-21064)	390.2910	am (E-18243) (P-21064)
390.350	am (E-18243) (P-21064)	390.2920	am (E-18243) (P-21064)
390.610	am (E-18243) (P-21064)	390.2930	am (E-18243) (P-21064)
390.620	am (E-18243) (P-21064)	390.2940	am (E-18243) (P-21064)
390.630	am (E-18243) (P-21064)	390.2950	am (E-18243) (P-21064)
390.640	am (E-18243) (P-21064)	390.2960	am (E-18243) (P-21064)
390.650	am (E-18243) (P-21064)	390.2970	am (E-18243) (P-21064)
390.660	am (E-18243) (P-21064)	390.2980	am (E-18243) (P-21064)
390.670	am (E-18243) (P-21064)	390.2990	am (E-18243) (P-21064)
390.675	n (E-18243) (P-21064)	390.3000	am (E-18243) (P-21064)
390.680	am (E-18243) (P-21064)	390.3010	am (E-18243) (P-21064)
390.680	n (E-18243) (P-21064)	390.3020	am (E-18243) (P-21064)
390.690	am (E-18243) (P-21064)	390.3030	am (E-18243) (P-21064)
390.700	am (E-18243) (P-21064)	390.3040	am (E-18243) (P-21064)
390.700	n (E-18243) (P-21064)	390.3210	am (E-18243) (P-21064)
390.810	am (E-18243) (P-21064)	390.3220	am (E-18243) (P-21064)
390.820	am (E-18243) (P-21064)	390.3230	am (E-18243) (P-21064)
390.830	am (E-18243) (P-21064)		

TITLE 77 (CONT'D)			TITLE 77 (CONT'D)			TITLE 77 (CONT'D)		
450.1330	n	(P-10327; (E-19518))	595.110	am	(P-2657; A-3757) (P-4230; A-3757)	693.140	n	(P-677; A-10097)
460.130	am	(P-584; A-9998)	595.200	am	(P-2657; A-3757)	697.10	n	(P-546; A-9952) (E-1601)
460.140	am	(P-584; A-9998)	595.210	am	(P-2657; A-3757) (P-4230; A-3757)	697.10	am	(P-210; P-21043)
460.150	n	(P-584; A-9998)	595.300	am	(P-2657; A-3757)	697.20	n	(P-546; A-9952) (E-1601); RC-4969
470.10	n	(P-708; A-10179)	595.310	am	(P-2657; A-3757)	697.20	am	(P-21043)
470.20	n	(P-708; A-10179)	595.320	am	(P-2657; A-3757)	697.30	n	(P-546; A-9952)
470.30	n	(P-708; A-10179)	595.330	am	(P-2657; A-3757)	697.30	am	(P-21043)
470.40	n	(P-708; A-10179)	595.40	A	(A-3757)	697.40	n	(P-546; A-9952) (E-1601)
470.50	n	(P-708; A-10179)	595.40	B	(A-3757)	697.100	n	(P-546; A-9952) (E-1601); RC-4969
470.60	n	(P-708; A-10179)	600.1210	am	(P-3809/87; W-3832)	697.110	n	(P-546; A-9952) (E-1601)
470.70	n	(P-708; A-10179)	600.1220	am	(P-3809/87; W-3832)	697.120	n	(P-546; A-9952) (E-1601)
470.80	n	(P-708; A-10179)	665.610	n	(P-19884)	697.130	n	(P-546; A-9952) (E-1601)
510.40	am	(P-9384; A-20211)	665.620	n	(P-19884)	697.130	am	(P-21043)
510.130	n	(P-9384; A-20211)	665.630	n	(P-19884)	697.140	n	(P-546; A-9952) (E-1601)
520.10	am	(P-11340/87; A-7405)	665.640	n	(P-19884)	697.140	am	(P-21043)
520.40	am	(P-11340/87; A-7405)	665.650	A	(P-19884)	697.150	n	(P-546; A-9952) (E-1601)
535.10	am	(P-4478)	682.700	n	(P-7552/87; A-4720)	697.160	n	(P-546; A-9952) (E-1601)
535.20	am	(P-4478)	690.100	am	(P-629; A-10045)	697.170	n	(P-546; A-9952) (E-1601)
535.60	am	(P-4478)	690.200	am	(P-629; A-10045)	697.180	n	(P-546; A-9952) (E-1601)
535.200	am	(P-4478)	690.290	r	(P-629; A-10045)	697.200	n	(P-546; A-9952) (E-1601)
535.210	am	(P-4478)	690.340	r	(P-629; A-10045)	697.210	n	(P-546; A-9952) (E-1601)
535.220	am	(P-4478)	690.430	r	(P-629; A-10045)	697.220	n	(P-546; A-9952) (E-1601)
535.230	am	(P-4478)	690.440	r	(P-629; A-10045)	697.300	n	(P-546; A-9952)
535.240	am	(P-4478)	690.450	am	(P-629; A-10045)	697.400	n	(P-546; A-9952)
535.260	n	(P-4478)	690.475	n	(P-629; A-10045)	697.400	am	(P-21043)
535.265	n	(P-4478)	690.500	r	(P-629; A-10045)	697.410	n	(P-546; A-9952)
535.270	n	(P-4478)	690.505	n	(P-629; A-10045)	697.420	n	(P-546; A-9952)
535.700	am	(P-4478)	690.520	am	(P-629; A-10045)	697.420	am	(P-546; A-9952)
542.10	n	(P-4544)	690.550	am	(P-629; A-10045)	697.420	am	(P-546; A-9952)
542.20	n	(P-4544)	690.580	am	(P-629; A-10045)	697.420	am	(P-546; A-9952)
542.30	n	(P-4544)	690.620	am	(P-629; A-10045)	697.420	am	(P-546; A-9952)
542.40	n	(P-4544)	690.680	r	(P-629; A-10045)	697.420	am	(P-546; A-9952)
542.50	n	(P-4544)	690.690	am	(P-629; A-10045)	697.420	am	(P-546; A-9952)
542.60	n	(P-4544)	690.695	n	(P-629; A-10045)	697.420	am	(P-546; A-9952)
542.70	n	(P-4544)	690.720	am	(P-629; A-10045)	697.420	am	(P-546; A-9952)
542.80	n	(P-4544)	690.750	am	(P-629; A-10045)	697.420	am	(P-546; A-9952)
542.90	n	(P-4544)	690.1000	am	(P-629; A-10045)	697.420	am	(P-546; A-9952)
542.100	n	(P-4544)	690.1010	n	(P-629; A-10045)	697.420	am	(P-546; A-9952)
545.10	am	(P-4560; A-20790)	690.1100	r	(P-629; A-10045)	697.420	am	(P-546; A-9952)
545.20	am	(P-4560; A-20790)	690.1200	am	(P-629; A-10045)	697.420	am	(P-546; A-9952)
545.25	am	(P-4560; A-20790)	693.10	n	(P-677; A-10097)	697.420	am	(P-546; A-9952)
545.30	am	(P-4560; A-20790)	693.15	n	(P-677; A-10097)	697.420	am	(P-546; A-9952)
545.40	am	(P-4560; A-20790)	693.20	n	(P-677; A-10097)	697.420	am	(P-546; A-9952)
545.50	am	(P-4560; A-20790)	693.30	n	(P-677; A-10097)	697.420	am	(P-546; A-9952)
545.60	am	(P-4560; A-20790)	693.35	n	(P-677; A-10097)	697.420	am	(P-546; A-9952)
545.65	n	(P-4560; A-20790)	693.40	n	(P-677; A-10097)	697.420	am	(P-546; A-9952)
545.70	r	(P-4560; A-20790)	693.50	n	(P-677; A-10097)	697.420	am	(P-546; A-9952)
545.80	am	(P-4560; A-20790)	693.60	n	(P-677; A-10097)	697.420	am	(P-546; A-9952)
545.90	am	(P-4560; A-20790)	693.70	n	(P-677; A-10097)	697.420	am	(P-546; A-9952)
545.100	r	(P-4560; A-20790)	693.80	n	(P-677; A-10097)	697.420	am	(P-546; A-9952)
545.100	n	(P-4560; A-20790)	693.90	n	(P-677; A-10097)	697.420	am	(P-546; A-9952)
545.100	n	(P-4560; A-20790)	693.100	n	(P-677; A-10097)	697.420	am	(P-546; A-9952)
545.100	am	(P-4560; A-20790)	693.110	n	(P-677; A-10097)	697.420	am	(P-546; A-9952)
545.100	am	(P-4560; A-20790)	693.120	n	(P-677; A-10097)	697.420	am	(P-546; A-9952)
545.100	am	(P-4560; A-20790)	693.130	n	(P-677; A-10097)	697.420	am	(P-546; A-9952)

TITLE 77 (CONT'D)			TITLE 77 (CONT'D)			TITLE 77 (CONT'D)		
725.51	n	(P-7272)	693.140	n	(P-677; A-10097)	725.51	n	(P-7272)
725.60	r	(P-7265)	697.10	n	(P-546; A-9952) (E-1601)	725.60	r	(P-7265)
725.65	r	(P-7265)	697.10	am	(P-210; P-21043)	725.65	r	(P-7265)
725.70	n	(P-7272)	697.20	n	(P-546; A-9952) (E-1601); RC-4969	725.70	n	(P-7272)
725.70	r	(P-7265)	697.20	am	(P-21043)	725.70	r	(P-7265)
725.71	n	(P-7272)	697.30	n	(P-546; A-9952)	725.71	n	(P-7272)
725.80	n	(P-7272)	697.30	am	(P-21043)	725.80	n	(P-7272)
725.80	r	(P-7265)	697.40	n	(P-546; A-9952) (E-1601)	725.80	r	(P-7265)
750.140	am	(P-14113) (E-14380)	697.100	n	(P-546; A-9952) (E-1601); RC-4969	750.140	am	(P-14113) (E-14380)
750.140	am	(P-14113) (E-14380)	697.110	n	(P-546; A-9952) (E-1601)	750.140	am	(P-14113) (E-14380)
750.1100	am	(P-3300; A-17918)	697.120	n	(P-546; A-9952) (E-1601)	750.1100	am	(P-3300; A-17918)
760.20	am	(P-14115) (E-14391)	697.130	n	(P-546; A-9952) (E-1601)	760.20	am	(P-14115) (E-14391)
760.150	am	(P-14115) (E-14391)	697.140	n	(P-546; A-9952) (E-1601)	760.150	am	(P-14115) (E-14391)
760.1000	am	(P-3318; A-17935)	697.150	n	(P-546; A-9952) (E-1601)	760.1000	am	(P-3318; A-17935)
775.10	am	(P-3307; A-17925)	697.160	n	(P-546; A-9952) (E-1601)	775.10	am	(P-3307; A-17925)
775.20	am	(P-3307; A-17925)	697.170	n	(P-546; A-9952) (E-1601)	775.20	am	(P-3307; A-17925)
775.40	am	(P-3307; A-17925)	697.180	n	(P-546; A-9952) (E-1601)	775.40	am	(P-3307; A-17925)
775.60	am	(P-3307; A-17925)	697.200	n	(P-546; A-9952) (E-1601)	775.60	am	(P-3307; A-17925)
790.20	am	(P-20411)	697.210	n	(P-546; A-9952) (E-1601)	790.20	am	(P-20411)
790.320	n	(P-20411)	697.220	n	(P-546; A-9952) (E-1601)	790.320	n	(P-20411)
790.420	am	(P-2065/87; A-9153) (P-20411)	697.300	n	(P-546; A-9952)	790.420	am	(P-2065/87; A-9153) (P-20411)
790.460	am	(P-10065/87; A-1823) (P-12991)	697.400	n	(P-546; A-9952)	790.460	am	(P-10065/87; A-1823) (P-12991)
790.500	am	(P-10065/87; A-1823) (P-12991)	697.410	n	(P-546; A-9952)	790.500	am	(P-10065/87; A-1823) (P-12991)
790.540	am	(P-10065/87; A-1823) (P-12991)	697.420	n	(P-546; A-9952)	790.540	am	(P-10065/87; A-1823) (P-12991)
790.548	am	(P-1771; A-10133) (E-1984)	697.420	am	(P-546; A-9952)	790.548	am	(P-1771; A-10133) (E-1984)
790.580	am	(P-16425) (E-16937)	697.420	am	(P-546; A-9952)	790.580	am	(P-16425) (E-16937)
790.600	am	(P-10065/87; P-13837/87; A-1823)	697.420	am	(P-546; A-9952)	790.600	am	(P-10065/87; P-13837/87; A-1823)
790.630	n	(P-10650; A-15101) (E-10745)	697.420	am	(P-546; A-9952)	790.630	n	(P-10650; A-15101) (E-10745)
790.706	n	(P-12991) (E-13255)	697.420	am	(P-546; A-9952)	790.706	n	(P-12991) (E-13255)
790.706	am	(P-10650; A-15101) (E-10745)	697.420	am	(P-546; A-9952)	790.706	am	(P-10650; A-15101) (E-10745)
790.721	am	(P-7575; A-12846) (E-7743)	697.420	am	(P-546; A-9952)	790.721	am	(P-7575; A-12846) (E-7743)
790.740	am	(P-1771; A-10133) (E-984)	697.420	am	(P-546; A-9952)	790.740	am	(P-1771; A-10133) (E-984)
790.780	am	(P-10065/87; P-13837/87; A-1823)	697.420	am	(P-546; A-9952)	790.780	am	(P-10065/87; P-13837/87; A-1823)
790.788	am	(P-10065/87; P-13837/87; A-1823)	697.420	am	(P-546; A-9952)	790.788	am	(P-10065/87; P-13837/87; A-1823)
790.799	n	(P-10650; A-15101) (E-10745)	697.420	am	(P-546; A-9952)	790.799	n	(P-10650; A-15101) (E-10745)
790.820	am	(P-12991) (E-13255) (P-16425)	697.420	am	(P-546; A-9952)	790.820	am	(P-12991) (E-13255) (P-16425)
790.860	am	(P-10650; A-15101) (E-10745)	697.420	am	(P-546; A-9952)	790.860	am	(P-10650; A-15101) (E-10745)
790.900	am	(P-10065/87; P-13837/87; A-1823)	697.420	am	(P-546; A-9952)	790.900	am	(P-10065/87; P-13837/87; A-1823)
790.900	am	(P-1771; A-10133) (E-984)	697.420	am	(P-546; A-9952)	790.900	am	(P-1771; A-10133) (E-984)
790.900	am	(P-10065/87; P-13837/87; A-1823)	697.420	am	(P-546; A-9952)	790.900	am	(P-10065/87; P-13837/87; A-1823)
790.900	am	(P-10650; A-15101) (E-10745)	697.420	am	(P-546; A-9952)	790.900	am	(P-10650; A-15101) (E-10745)

TITLE 77 (CONT'D)		TITLE 77 (CONT'D)			
790.905	n	(P-10065/87; P-13837/87; A-1823)	790.2020	am	(P-10065/87; P-13837/87; A-1823)
790.905	am	(P-10650; A-15101) (E-10745)	790.2060	am	(P-10650; A-15101) (E-10745)
		(P-16425) (E-16937)			(P-16425) (E-16937)
790.910	am	(P-10065/87; P-13837/87; A-1823)			(P-1771; A-10133) (E-1984)
		(P-10650; A-15101) (E-10745)	790.2097	am	(P-7575; A-12846) (E-7743)
		(P-12991) (E-13255)			(P-10650; A-15101) (E-10745)
790.940	am	(P-10650; A-15101) (E-10745)			(P-12991) (E-13255)
		(P-12991) (E-13255)			(P-10065/87; P-13837/87; A-1823)
790.974	n	(P-10065/87; P-13837/87; A-1823)	790.2097	n	(P-10065/87; P-13837/87; A-1823)
790.974	am	(P-16425) (E-16937)	790.2100	am	(P-1771; A-10133) (E-1984)
790.980	am	(P-1771; A-10133) (E-1984)	790.2130	am	(P-1771; A-10133) (E-1984)
		(P-10065/87; P-13837/87; A-1823)	790.2130	n	(P-10065/87; P-13837/87; A-1823)
		(P-7575; A-12846) (E-7743)	790.2140	am	(P-10065/87; P-13837/87; A-1823)
790.1060	am	(P-12991) (E-13255)			(P-12991) (E-13255) (P-16425)
790.1100	r	(P-16425) (E-16937)			(E-16937)
790.1120	am	(P-10065/87; P-13837/87; A-1823)	790.2180	am	(P-10065/87; P-13837/87; A-1823)
790.1125	n	(P-16425) (E-16937)			(P-16425) (E-16937)
790.1127	n	(P-16425) (E-16937)	790.2220	am	(P-10065/87; P-13837/87; A-1823)
790.1129	n	(P-16425) (E-16937)	790.2260	am	(P-16425) (E-16937)
790.1131	n	(P-16425) (E-16937)	790.2340	am	(P-16425) (E-16937)
790.1140	am	(P-10065/87; P-13837/87; A-1823)	790.2380	am	(P-16425) (E-16937)
790.1200	n	(P-1771; A-10133) (E-1984)	790.2390	n	(P-10650; A-15101) (E-10745)
790.1300	am	(P-16425) (E-16937)	790.2460	am	(P-10065/87; P-13837/87; A-1823)
790.1345	am	(P-16425) (E-16937)	790.2500	am	(P-10065/87; P-13837/87; A-1823)
790.1360	am	(P-1771; A-10133) (E-1984)			(P-12991) (E-13255) (P-16425)
		(P-10065/87; P-13837/87; A-1823)			(E-16937)
790.1386	am	(P-10065/87; P-13837/87; A-1823)	790.2510	am	(P-7575; A-12846) (E-7743)
790.1418	n	(P-10065/87; P-13837/87; A-1823)			(P-10650; A-15101) (E-10745)
790.1440	n	(P-16425) (E-16937)	790.2540	am	(P-1771; A-10133) (E-1984)
790.1460	am	(P-10065/87; P-13837/87; A-1823)			(P-10650; A-15101) (E-10745)
		(P-16425) (E-16937)			(P-16425) (E-16937)
790.1560	n	(P-12991) (E-13255) (P-16425)	790.2555	n	(P-10065/87; P-13837/87; A-1823)
		(E-16937)	790.2555	am	(P-10650; A-15101) (E-10745)
790.1570	n	(P-16425) (E-16937)	790.2580	am	(P-1771; A-10133) (E-1984)
790.1577	am	(P-1771; A-10133) (E-1984)			(P-16425) (E-16937)
		(P-10065/87; P-13837/87; A-1823)	790.2583	n	(P-1771; A-10133) (E-1984)
		(P-7575; A-12846) (E-7743)	790.2605	n	(P-1771; A-10133) (E-1984)
		(P-16425) (E-16937)	790.2605	am	(P-10650; A-15101) (E-10745)
790.1580	am	(P-10065/87; P-13837/87; A-1823)			(P-12991) (E-13255) (P-16425)
790.1620	am	(P-1771; A-10133) (E-1984)			(E-16937)
		(P-10650; A-15101) (E-10745)	790.2613	am	(P-7575; A-12846) (E-7743)
		(P-12991) (E-13255)			(P-10650; A-15101) (E-10745)
790.1660	am	(P-16425) (E-16937)			(P-16425) (E-16937)
790.1685	am	(P-10065/87; P-13837/87; A-1823)	790.2617	am	(P-7575; A-12846) (E-7743)
		(P-7575; A-12846) (E-7743)			(P-1771; A-10133) (E-1984)
		(P-12991) (E-13255)			(P-10065/87; P-13837/87; A-1823)
790.1700	am	(P-10065/87; P-13837/87; A-1823)			(P-16425) (E-16937)
790.1710	am	(P-10650; A-15101) (E-10745)	790.2618	n	(P-10065/87; P-13837/87; A-1823)
790.1719	n	(P-10065/87; P-13837/87; A-1823)	790.2618	am	(P-1771; A-10133) (E-1984)
790.1721	n	(P-10065/87; P-13837/87; A-1823)			(P-10650; A-15101) (E-10745)
790.1721	am	(P-7575; A-12846) (E-7743)			(P-12991) (E-13255) (P-16425)
		(P-16425) (E-16937)			(E-16937)
790.1740	am	(P-16425) (E-16937)	790.2663	am	(P-10065/87; P-13837/87; A-1823)
790.1860	am	(P-10065/87; P-13837/87; A-1823)	790.2700	am	(P-10065/87; P-13837/87; A-1823)
790.1930	am	(P-1771; A-10133)	790.2780	am	(P-10065/87; P-13837/87; A-1823)
		(E-1984) (P-10065/87; P-13837/87; A-1823)			(P-16425) (E-16937)

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TITLE 77 (CONT'D)

790.2820	am	(P-10665/87; P-13837/87; A-1823)
790.2860	am	(P-16425) (E-16937)
790.2900	am	(P-10650; A-15101) (E-10745)
		(P-16425) (E-16937)
790.2904	am	(P-16425) (E-16937)
790.2908	n	(P-10650; A-15101) (E-10745)
790.2928	n	(P-1771; A-10133) (E-1984)
		(E-7743)
790.2928	am	(P-10650; A-15101) (E-10745)
		(P-7575; A-12846) (P-12991)
		(E-13255)
790.2928	r	(P-16425) (E-16937)
790.2932	am	(P-16425) (E-16937)
790.2980	am	(P-1771; A-10133) (E-1984)
		(P-10665/87; P-13837/87; A-1823)
790.3020	am	(P-10665/87; P-13837/87; A-1823)
		(P-16425) (E-16937)
790.3021	am	(P-10650; A-15101) (E-10745)
790.3027	am	(P-16425) (E-16937)
790.3028	am	(P-10665/87; P-13837/87; A-1823)
790.3030	n	(P-10665/87; P-13837/87; A-1823)
790.3054	am	(P-1771; A-10133) (E-1984)
		(P-10665/87; P-13837/87; A-1823)
		(P-7575; A-12846) (E-7743)
790.3056	n	(P-7575; A-12846) (E-7743)
		(P-10650; A-15101) (E-10745)
790.3085	am	(P-1771; A-10133) (E-1984)
		(P-10665/87; P-13837/87; A-1823)
		(P-16425) (E-16937)
790.3100	am	(P-16425) (E-16937)
790.3220	am	(P-10665/87; P-13837/87; A-1823)
790.3260	am	(P-10665/87; P-13837/87; A-1823)
790.3300	am	(P-10665/87; P-13837/87; A-1823)
		(P-16425) (E-16937)
790.3315	am	(P-10665/87; P-13837/87; A-1823)
		(P-10650; A-15101) (E-10745)
790.3335	am	(P-10665/87; P-13837/87; A-1823)
		(P-16425) (E-16937)
790.3340	am	(P-10665/87; P-13837/87; A-1823)
		(P-7575; A-12846) (E-7743)
		(P-10650; A-15101) (E-10745)
		(P-12991) (E-13255) (P-16425)
		(E-16937)
790.3420	am	(P-10665/87; P-13837/87; A-1823)
		(P-12991) (E-13255)
790.3425	am	(P-1771; A-10133) (E-1984)
		(P-16425) (E-16937)
790.3437	n	(P-10665/87; P-13837/87; A-1823)
790.3437	am	(P-12991) (E-13255)
790.3440	am	(P-16425) (E-16937)
790.3472	am	(P-10665/87; P-13837/87; A-1823)
790.3475	n	(P-16425) (E-16937)
790.3492	am	(P-10665/87; P-13837/87; A-1823)
790.3500	am	(P-16425) (E-16937)

TITLE 77 (CONT'D)

790.3540	am	(P-16425) (E-16937)
790.3620	am	(P-10665/87; P-13837/87; A-1823)
		(P-7575; A-12846) (E-7743)
		(P-10650; A-15101) (E-10745)
		(P-12991) (E-13255) (P-16425)
		(E-16937)
790.3700	am	(P-10665/87; P-13837/87; A-1823)
790.3720	n	(P-16425) (E-16937)
790.3730	n	(P-10665/87; P-13837/87; A-1823)
790.3780	am	(P-10665/87; P-13837/87; A-1823)
790.3800	am	(P-10665/87; P-13837/87; A-1823)
790.3820	am	(P-10665/87; P-13837/87; A-1823)
790.3860	am	(P-10665/87; P-13837/87; A-1823)
790.3900	am	(P-10665/87; P-13837/87; A-1823)
790.3907	n	(P-16425) (E-16937)
790.3907	am	(P-10665/87; P-13837/87; A-1823)
		(P-7575; A-12846) (E-7743)
		(P-10650; A-15101) (E-10745)
		(P-12991) (E-13255)
		(E-16937)
790.3910	n	(P-12991) (E-13255) (P-16425)
		(E-16937)
790.3920	n	(P-7575; A-12846) (E-7743)
790.3945	am	(P-1771; A-10133) (E-1984)
		(P-16425) (E-16937)
790.3960	am	(P-10665/87; P-13837/87; A-1823)
790.3980	am	(P-10665/87; P-13837/87; A-1823)
		(P-10650; A-15101) (E-10745)
7903996	am	(P-1771; A-10133) (E-1984)
790.4012	am	(P-1771; A-10133) (E-1984)
		(P-10665/87; P-13837/87; A-1823)
		(P-7575; A-12846) (E-7743)
		(P-10650; A-15101) (E-10745)
		(P-16425) (E-16937)
790.4060	am	(P-10665/87; P-13837/87; A-1823)
		(P-16425) (E-16937)
790.4100	am	(P-1771; A-10133) (E-1984)
		(P-10665/87; P-13837/87; A-1823)
		(P-7575; A-12846) (E-7743)
		(P-12991) (E-13255) (P-16425)
		(E-16937)
790.4140	am	(P-10665/87; P-13837/87; A-1823)
790.4150	am	(P-7575; A-12846) (E-7743)
790.4173	n	(P-10665/87; P-13837/87; A-1823)
790.4180	am	(P-1771; A-10133) (E-1984)
790.4220	am	(P-10665/87; P-13837/87; A-1823)
		(P-16425) (E-16937)
790.4260	am	(P-10665/87; P-13837/87; A-1823)
790.4300	am	(P-1771; A-10133) (E-1984)
790.4396	am	(P-1771; A-10133) (E-1984)
		(P-7575; A-12846) (E-7743)
		(P-10650; A-15101) (E-10745)
		(P-12991) (E-13255) (P-16425)
		(E-16937)

TITLE 77 (CONT'D)		TITLE 77 (CONT'D)		TITLE 77 (CONT'D)		TITLE 77 (CONT'D)	
790.4398	am	(P-1771; A-10133) (E-1984)	(P-10065/87; P-13837/87; A-1823)	790.5420	am	(P-16425) (E-16937)	(P-10065/87; P-13837/87; A-1823)
790.4430	am	(P-7575; A-12846) (E-7743)	(P-10065/87; P-13837/87; A-1823)	790.5460	am	(P-10065/87; P-13837/87; A-1823)	(P-16425) (E-16937)
790.4460	am	(P-10650; A-15101) (E-10745)	(E-7743)	790.5483	n	(E-7743)	(P-10065/87; P-13837/87; A-1823)
790.4580	am	(P-12991) (E-13255) (P-16425)	(E-16937)	790.5483	am	(P-10650; A-15101) (E-10745)	(P-16425) (E-16937)
790.4620	am	(P-10065/87; P-13837/87; A-1823)	(P-16425) (E-16937)	790.5500	am	(P-10065/87; P-13837/87; A-1823)	(P-16425) (E-16937)
790.4660	am	(P-16425) (E-16937)	(P-10065/87; P-13837/87; A-1823)	790.5520	n	(P-16425) (E-16937)	(P-16425) (E-16937)
790.4665	n	(P-1771; A-10133) (E-1984)	(P-10065/87; P-13837/87; A-1823)	790.5530	am	(P-16425) (E-16937)	(P-16425) (E-16937)
790.4670	am	(P-10065/87; P-13837/87; A-1823)	(P-16425) (E-16937)	790.5540	am	(P-16425) (E-16937)	(P-10065/87; P-13837/87; A-1823)
790.4680	am	(P-10065/87; P-13837/87; A-1823)	(P-16425) (E-16937)	790.5544	am	(P-10065/87; P-13837/87; A-1823)	(P-16425) (E-16937)
790.4700	am	(P-12991) (E-13255)	(P-10065/87; P-13837/87; A-1823)	790.5560	n	(P-16425) (E-16937)	(P-10065/87; P-13837/87; A-1823)
790.4720	n	(P-1771; A-10133) (E-1984)	(P-10065/87; P-13837/87; A-1823)	790.5580	am	(P-16425) (E-16937)	(P-10065/87; P-13837/87; A-1823)
790.4720	am	(P-7575; A-12846) (E-7743)	(P-10065/87; P-13837/87; A-1823)	790.5600	am	(P-12991) (E-13255)	(P-10065/87; P-13837/87; A-1823)
790.4740	am	(P-10065/87; P-13837/87; A-1823)	(P-16425) (E-16937)	790.5640	n	(P-12991) (E-13255)	(P-10065/87; P-13837/87; A-1823)
790.4780	am	(P-10065/87; P-13837/87; A-1823)	(P-16425) (E-16937)	790.5720	am	(P-10065/87; P-13837/87; A-1823)	(P-10065/87; P-13837/87; A-1823)
790.4820	am	(P-7575; A-12846) (E-7743)	(P-10065/87; P-13837/87; A-1823)	790.5740	am	(P-10065/87; P-13837/87; A-1823)	(P-10065/87; P-13837/87; A-1823)
790.4840	n	(P-1771; A-10133) (E-1984)	(P-10065/87; P-13837/87; A-1823)	790.5792	am	(P-10065/87; P-13837/87; A-1823)	(P-10065/87; P-13837/87; A-1823)
790.4960	n	(P-16425) (E-16937)	(P-10065/87; P-13837/87; A-1823)	790.5795	n	(P-16425) (E-16937)	(P-10065/87; P-13837/87; A-1823)
790.4980	am	(P-10065/87; P-13837/87; A-1823)	(P-16425) (E-16937)	790.5802	am	(P-12991) (E-13255) (P-16425)	(P-10065/87; P-13837/87; A-1823)
790.5060	am	(P-10065/87; P-13837/87; A-1823)	(P-16425) (E-16937)	790.5807	n	(P-10065/87; P-13837/87; A-1823)	(P-10065/87; P-13837/87; A-1823)
790.5100	am	(P-10065/87; P-13837/87; A-1823)	(P-16425) (E-16937)	790.5807	am	(P-16425) (E-16937)	(P-10065/87; P-13837/87; A-1823)
790.5140	am	(P-10065/87; P-13837/87; A-1823)	(P-16425) (E-16937)	790.5820	am	(P-12991) (E-13255) (P-16425)	(P-10065/87; P-13837/87; A-1823)
790.5180	am	(P-10065/87; P-13837/87; A-1823)	(P-16425) (E-16937)	790.5830	am	(P-1771; A-10133) (E-1984)	(P-10065/87; P-13837/87; A-1823)
790.5220	am	(P-1771; A-10133) (E-1984)	(P-10065/87; P-13837/87; A-1823)	790.5835	n	(P-16425) (E-16937)	(P-10065/87; P-13837/87; A-1823)
790.5300	am	(P-7575; A-12846) (E-7743)	(P-10065/87; P-13837/87; A-1823)	790.5837	n	(P-10650; A-15101) (E-10745)	(P-16425) (E-16937)
790.5312	am	(P-12991) (E-13255)	(P-10065/87; P-13837/87; A-1823)	790.5840	n	(P-12991) (E-13255) (P-16425)	(P-10065/87; P-13837/87; A-1823)
790.5340	am	(P-10065/87; P-13837/87; A-1823)	(P-16425) (E-16937)	790.5840	am	(E-16937)	(P-10065/87; P-13837/87; A-1823)
				790.5840	am	(P-10065/87; P-13837/87; A-1823)	(P-16425) (E-16937)
				790.5872	am	(P-16425) (E-16937)	(P-10065/87; P-13837/87; A-1823)
				790.5893	n	(P-1771; A-10133) (E-1984)	(P-10065/87; P-13837/87; A-1823)
				790.5893	am	(P-7575; A-12846) (E-7743)	(P-10065/87; P-13837/87; A-1823)
				790.5900	am	(P-16425) (E-16937)	(P-10065/87; P-13837/87; A-1823)
				790.5924	n	(P-10650; A-15101) (E-10745)	(P-16425) (E-16937)
				790.5924	am	(P-16425) (E-16937)	(P-10065/87; P-13837/87; A-1823)
				790.5940	am	(P-12991) (E-13255)	(P-10065/87; P-13837/87; A-1823)
				790.5940	am	(P-7575; A-12846) (E-7743)	(P-10065/87; P-13837/87; A-1823)
				790.5940	am	(P-12991) (E-13255) (P-16425)	(P-10065/87; P-13837/87; A-1823)
				790.5940	am	(P-10065/87; P-13837/87; A-1823)	(P-16425) (E-16937)

[illegible]

TITLE 77 (CONT'D)		TITLE 77 (CONT'D)			
790.7834	am	(P-10065/87; P-13837/87; A-1823)	790.9500	am	(P-1771; A-10133) (E-1984)
790.7940	am	(P-10065/87; P-13837/87; A-1823)			(P-10065/87; P-13837/87; A-1823)
790.8015	am	(P-7575; A-12846) (E-7743)			(P-10650; A-15101) (E-10745)
790.8106	am	(P-1771; A-10133) (E-1984)			(P-12991) (E-13255) (P-16425)
790.8232	am	(P-10065/87; P-13837/87; A-1823)			(E-16937)
790.8248	am	(P-10650; A-15101) (E-10745)			(P-1771; A-10133) (E-1984)
790.8300	am	(P-10065/87; P-13837/87; A-1823)	790.9520	am	(P-10065/87; P-13837/87; A-1823)
790.8378	am	(P-10650; A-15101) (E-10745)			(P-7575; A-12846) (E-7743)
		(P-16425) (E-16937)			(P-10650; A-15101) (E-10745)
790.8380	am	(P-16425) (E-16937)	790.9530	am	(P-1771; A-10133) (E-1984)
790.8420	am	(P-1771; A-10133) (E-1984)			(P-10065/87; P-13837/87; A-1823)
		(P-10065/87; P-13837/87; A-1823)			(P-10650; A-15101) (E-10745)
790.8580	am	(P-7575; A-12846) (E-7743)			(P-12991) (E-13255) (P-16425)
		(P-10650; A-15101) (E-10745)	790.9540	am	(E-16937)
		(P-16425) (E-16937)			(P-1771; A-10133) (E-1984)
790.8590	n	(P-10065/87; P-13837/87; A-1823)	790.9600	n	(P-10065/87; P-13837/87; A-1823)
790.8620	am	(P-10650; A-15101) (E-10745)			(P-10065/87; P-13837/87; A-1823)
790.8700	am	(P-16425) (E-16937)	830.10	am	(P-3325)
790.8724	am	(P-10065/87; P-13837/87; A-1823)			(P-3325)
		(P-7575; A-12846) (E-7743)	830.100	am	(P-3325)
		(P-10650; A-15101) (E-10745)			(P-3325)
790.8740	am	(P-10065/87; P-13837/87; A-1823)	830.110	am	(P-3325)
790.8780	am	(P-10065/87; P-13837/87; A-1823)	830.120	am	(P-3325)
790.8820	am	(P-10065/87; P-13837/87; A-1823)			(P-3325)
790.8900	am	(P-16425) (E-16937)	830.130	am	(P-3325)
		(P-16425) (E-16937)			(P-3325)
790.8940	am	(P-16425) (E-16937)	830.140	am	(P-3325)
790.8980	am	(P-10065/87; P-13837/87; A-1823)	830.150	r	(P-3325)
790.9020	am	(P-10650; A-15101) (E-10745)			(P-3325)
		(P-12991) (E-13255)	830.160	r	(P-3325)
790.9035	n	(P-1771; A-10133) (E-1984)			(P-3325)
		(E-7743)	830.170	r	(P-3325)
790.9035	am	(P-10650; A-15101) (E-10745)			(P-3325)
		(P-7575; A-12846)	830.180	am	(P-3325)
790.9045	n	(P-1771; A-10133) (E-1984)			(P-3325)
		(P-7575; A-12846)	830.190	n	(P-3325)
790.9045	am	(P-7575; A-12846)			(P-3325)
790.9056	am	(P-1771; A-10133) (E-1984)	830.200	am	(P-3325)
		(P-10650; A-15101) (E-10745)			(P-3325)
		(P-1771; A-10133) (E-1984)	830.210	n	(P-3325)
790.9060	am	(P-1771; A-10133) (E-1984)			(P-3325)
		(E-16937)	830.220	n	(P-3325)
		(P-12991) (E-13255) (P-16425)			(P-3325)
790.9084	n	(P-10065/87; P-13837/87; A-1823)	830.230	n	(P-3325)
790.9084	am	(P-10650; A-15101) (E-10745)			(P-3325)
		(P-12991) (E-13255)	830.240	n	(P-3325)
790.9100	am	(P-1771; A-10133) (E-1984)			(P-3325)
		(P-10650; A-15101) (E-10745)	830.250	am	(P-3325)
		(P-16425) (E-16937)			(P-3325)
790.9140	am	(P-16425) (E-16937)	830.260	am	(P-3325)
790.9180	am	(P-10065/87; P-13837/87; A-1823)			(P-3325)
790.9260	am	(P-10065/87; P-13837/87; A-1823)	830.270	am	(P-3325)
					(P-3325)
790.9300	am	(P-1771; A-10133) (E-1984)	830.280	r	(P-3325)
790.9320	am	(P-7575; A-12846) (E-7743)			(P-3325)
		(P-10650; A-15101) (E-10745)	830.290	n	(P-3325)
		(P-1771; A-10133) (E-1984)			(P-3325)
790.9478	am	(P-1771; A-10133) (E-1984)	830.300	n	(P-3325)
		(P-10650; A-15101) (E-10745)			(P-3325)
		(P-10065/87; P-13837/87; A-1823)	830.315	r	(P-3325)
790.9486	am				(P-3325)
			830.400	am	(P-3325)
					(P-3325)
			830.410	am	(P-3325)
					(P-3325)
			830.420	r	(P-3325)
					(P-3325)
			830.430	am	(P-3325)
					(P-3325)
			830.440	am	(P-3325)
					(P-3325)
			830.450	am	(P-3325)
					(P-3325)
			830.460	am	(P-3325)
					(P-3325)
			830.500	am	(P-3325)
					(P-3325)
			830.510	r	(P-3325)
					(P-3325)
			830.520	am	(P-3325)
					(P-3325)
			830.530	am	(P-3325)
					(P-3325)
			830.540	am	(P-3325)
					(P-3325)
			830.560	r	(P-3325)
					(P-3325)
			830.570	r	(P-3325)
					(P-3325)
			830.600	am	(P-3325)
					(P-3325)

TITLE 77 (CONT'D)			TITLE 77 (CONT'D)		
906.70	n	(P-19332)	1160.220	am	(P-7923/87; O-12981/87; M-15308/87; M-4393; A-4349)
906.Ap. A	n	(P-19332)	1190.20	am	(P-18134/87; A-10514)
II. A	n	(P-19332)	1190.30	am	(P-18134/87; A-10514)
II. B	n	(P-19332)	1190.40	am	(P-18134/87; A-10514)
II. C	n	(P-19332)	1190.50	am	(P-18134/87; A-10514)
II. D	n	(P-19332)	1190.60	am	(P-18134/87; A-10514)
II. E	n	(P-19332)	1190.70	n	(P-18134/87; A-10514)
II. F	n	(P-19332)	1190.80	n	(P-18134/87; A-10514)
II. G	n	(P-19332)	1200.10	am	(P-4666; A-15609)
II. H	n	(P-19332)	1200.20	am	(P-4666; A-15609)
II. I	n	(P-19332)	1200.30	am	(P-4666; A-15609)
Ex. A	n	(P-19332)	1200.40	am	(P-4666; A-15609)
Ex. B	n	(P-19332)	1200.50	am	(P-4666; A-15609)
Ex. C	n	(P-19332)	1200.60	am	(P-4666; A-15609)
Ex. D	n	(P-19332)	1200.60	am	(P-4666; A-15609)
Ex. E	n	(P-19332)	1200.70	am	(P-4666; A-15609)
Ex. F	n	(P-19332)	1200.80	re	(A-2922)
Ex. G	n	(P-19332)	1200.90	re	(A-2922)
Ex. H	n	(P-19332)	1201.00	re	(A-2922)
Ex. I	n	(P-19332)	1201.10	re	(A-2922)
920.10	am	(P-14635/87; A-2990)	1201.20	re	(A-2922)
920.15	n	(P-14635/87; A-2990)	1201.30	re	(A-2922)
920.20	am	(P-14635/87; A-2990)	1201.40	re	(A-2922)
920.30	am	(P-14635/87; A-2990)	1201.50	re	(A-2922)
920.40	am	(P-14635/87; A-2990)	1201.60	re	(A-2922)
920.50	am	(P-14635/87; A-2990)	1201.70	re	(A-2922)
920.60	am	(P-14635/87; A-2990)	1201.80	re	(A-2922)
920.70	am	(P-17233)	1201.90	re	(A-2922)
920.80	am	(P-17233)	1202.00	re	(A-2922)
920.90	am	(P-17233)	1202.10	re	(A-2922)
920.100	am	(P-14635/87; A-2990)	1202.20	re	(A-2922)
920.110	n	(P-14635/87; A-2990)	1202.30	re	(A-2922)
920.120	am	(P-14635/87; A-2990)	1202.40	re	(A-2922)
920.130	am	(P-14635/87; A-2990)	1202.50	re	(A-2922)
920.140	n	(P-14635/87; A-2990)	1202.60	re	(A-2922)
920.150	n	(P-17233)	1202.70	re	(A-2922)
920.160	n	(P-17233)	1202.80	re	(A-2922)
925.30	am	(P-17252)	1202.90	re	(A-2922)
925.40	am	(P-4597; A-16079)	1203.00	re	(A-2922)
1100.40	am	(P-4597; A-16079)	1203.10	re	(A-2922)
1100.80	r	(P-4597; A-16079)	1203.20	re	(A-2922)
1100.220	am	(P-4597; A-16079)	1203.30	re	(A-2922)
1100.560	am	(P-4597; A-16079)	1203.40	re	(A-2922)
1100.580	am	(P-4597; A-16079)	1203.50	re	(A-2922)
1100.630	am	(P-4597; A-16079)	1203.60	re	(A-2922)
1110.40	am	(P-4615; A-16099)	1203.70	re	(A-2922)
1110.220	am	(P-4615; A-16099)	1203.80	re	(A-2922)
1110.230	am	(P-4615; A-16099)	1203.90	re	(A-2922)
1110.320	am	(P-4615; A-16099)	1204.00	re	(A-2922)
1110.730	am	(P-4615; A-16099)	1204.10	re	(A-2922)
1110.920	am	(P-4615; A-16099)	1204.20	re	(A-2922)
1110.930	am	(P-4615; A-16099)	1204.30	re	(A-2922)
1110.1130	am	(P-4615; A-16099)	1204.40	re	(A-2922)
1110.1730	am	(P-4615; A-16099)	1204.50	re	(A-2922)
1110.1820	am	(P-4615; A-16099)	1204.60	re	(A-2922)
1110.2310	n	(P-4615; A-16099)	1204.70	re	(A-2922)
1110.2320	n	(P-4615; A-16099)	1204.80	re	(A-2922)
1110.2330	n	(P-4615; A-16099)	1204.90	re	(A-2922)
1110.Ap. B	am	(P-4615; A-16099)	1205.00	re	(A-2922)

TITLE 77 (CONT'D)

1650.410	re (A-2922)	2055.510	r (P-5683)
1650.420	re (A-2922)	2055.520	r (P-5683)
1650.430	re (A-2922)	2055.530	r (P-5683)
1650.440	re (A-2922)	2055.710	r (P-5683)
1650.450	re (A-2922)	2055.720	r (P-5683)
1650.460	re (A-2922)	2055.730	r (P-5683)
1650.470	re (A-2922)	2055.740	r (P-5683)
1650.480	re (A-2922)	2055.750	r (P-5683)
1650.490	re (A-2922)	2055.760	r (P-5683)
1650.500	re (A-2922)	2055.770	r (P-5683)
1650.510	re (A-2922)	2055.780	r (P-5683)
1650.520	re (A-2922)	2055.790	r (P-5683)
1650.530	re (A-2922)	2055.800	r (P-5683)
2000.10	r (P-5845)	2056.1	n
2000.20	r (P-5845)	2056.11	n
2000.30	r (P-5845)	2056.12	n
2000.40	r (P-5845)	2056.13	n
2000.50	r (P-5845)	2056.14	n
2000.60	r (P-5845)	2056.15	n
2000.70	r (P-5845)	2056.16	n
2000.80	r (P-5845)	2056.17	n
2000.90	r (P-5845)	2056.18	n
2000.100	r (P-5845)	2056.19	n
2000.110	r (P-5845)	2056.20	n
2000.120	r (P-5845)	2056.21	n
2000.130	r (P-5845)	2056.22	n
2000.140	r (P-5845)	2056.23	n
2000.150	r (P-5845)	2056.24	n
2000.160	r (P-5845)	2056.25	n
2000.170	r (P-5845)	2056.26	n
2000.180	r (P-5845)	2056.27	n
2000.190	r (P-5845)	2056.28	n
2000.200	r (P-5845)	2056.29	n
2000.210	r (P-5845)	2056.30	n
2055.10	r (P-5683)	2056.31	n
2055.20	r (P-5683)	2056.32	n
2055.30	r (P-5683)	2056.33	n
2055.40	r (P-5683)	2056.34	n
2055.50	r (P-5683)	2056.35	n
2055.110	r (P-5683)	2056.36	n
2055.120	r (P-5683)	2056.37	n
2055.210	r (P-5683)	2056.38	n
2055.220	r (P-5683)	2056.39	n
2055.310	r (P-5683)	2056.40	n
2055.320	r (P-5683)	2056.41	n
2055.330	r (P-5683)	2056.42	n
2055.410	r (P-5683)	2056.43	n
2055.420	r (P-5683)	2056.44	n
2055.430	r (P-5683)	2056.45	n
2055.440	r (P-5683)	2056.46	n
2055.450	r (P-5683)	2056.47	n
2055.460	r (P-5683)	2056.48	n
2055.470	r (P-5683)	2056.49	n
2055.480	r (P-5683)	2056.50	n
2055.490	r (P-5683)	2056.51	n
2055.500	r (P-5683)	2056.52	n
2055.510	r (P-5683)	2056.53	n
2055.520	r (P-5683)	2056.54	n
2055.530	r (P-5683)	2056.55	n
2055.540	r (P-5683)	2056.56	n
2055.550	r (P-5683)	2056.57	n
2055.560	r (P-5683)	2056.58	n
2055.570	r (P-5683)	2056.59	n
2055.580	r (P-5683)	2056.60	n
2055.590	r (P-5683)	2056.61	n
2055.600	r (P-5683)	2056.62	n
2055.610	r (P-5683)	2056.63	n
2055.620	r (P-5683)	2056.64	n
2055.630	r (P-5683)	2056.65	n
2055.640	r (P-5683)	2056.66	n
2055.650	r (P-5683)	2056.67	n
2055.660	r (P-5683)	2056.68	n
2055.670	r (P-5683)	2056.69	n
2055.680	r (P-5683)	2056.70	n
2055.690	r (P-5683)	2056.71	n
2055.700	r (P-5683)	2056.72	n
2055.710	r (P-5683)	2056.73	n
2055.720	r (P-5683)	2056.74	n
2055.730	r (P-5683)	2056.75	n
2055.740	r (P-5683)	2056.76	n
2055.750	r (P-5683)	2056.77	n
2055.760	r (P-5683)	2056.78	n
2055.770	r (P-5683)	2056.79	n
2055.780	r (P-5683)	2056.80	n
2055.790	r (P-5683)	2056.81	n
2055.800	r (P-5683)	2056.82	n
2055.810	r (P-5683)	2056.83	n
2055.820	r (P-5683)	2056.84	n
2055.830	r (P-5683)	2056.85	n
2055.840	r (P-5683)	2056.86	n
2055.850	r (P-5683)	2056.87	n
2055.860	r (P-5683)	2056.88	n
2055.870	r (P-5683)	2056.89	n
2055.880	r (P-5683)	2056.90	n
2055.890	r (P-5683)	2056.91	n
2055.900	r (P-5683)	2056.92	n
2055.910	r (P-5683)	2056.93	n
2055.920	r (P-5683)	2056.94	n
2055.930	r (P-5683)	2056.95	n
2055.940	r (P-5683)	2056.96	n
2055.950	r (P-5683)	2056.97	n
2055.960	r (P-5683)	2056.98	n
2055.970	r (P-5683)	2056.99	n
2055.980	r (P-5683)	2057.00	n
2055.990	r (P-5683)	2057.01	n
2056.000	r (P-5683)	2057.02	n
2056.010	r (P-5683)	2057.03	n
2056.020	r (P-5683)	2057.04	n
2056.030	r (P-5683)	2057.05	n
2056.040	r (P-5683)	2057.06	n
2056.050	r (P-5683)	2057.07	n
2056.060	r (P-5683)	2057.08	n
2056.070	r (P-5683)	2057.09	n
2056.080	r (P-5683)	2057.10	n
2056.090	r (P-5683)	2057.11	n
2056.100	r (P-5683)	2057.12	n
2056.110	r (P-5683)	2057.13	n
2056.120	r (P-5683)	2057.14	n
2056.130	r (P-5683)	2057.15	n
2056.140	r (P-5683)	2057.16	n
2056.150	r (P-5683)	2057.17	n
2056.160	r (P-5683)	2057.18	n
2056.170	r (P-5683)	2057.19	n
2056.180	r (P-5683)	2057.20	n
2056.190	r (P-5683)	2057.21	n
2056.200	r (P-5683)	2057.22	n
2056.210	r (P-5683)	2057.23	n
2056.220	r (P-5683)	2057.24	n
2056.230	r (P-5683)	2057.25	n
2056.240	r (P-5683)	2057.26	n
2056.250	r (P-5683)	2057.27	n
2056.260	r (P-5683)	2057.28	n
2056.270	r (P-5683)	2057.29	n
2056.280	r (P-5683)	2057.30	n
2056.290	r (P-5683)	2057.31	n
2056.300	r (P-5683)	2057.32	n
2056.310	r (P-5683)	2057.33	n
2056.320	r (P-5683)	2057.34	n
2056.330	r (P-5683)	2057.35	n
2056.340	r (P-5683)	2057.36	n
2056.350	r (P-5683)	2057.37	n
2056.360	r (P-5683)	2057.38	n
2056.370	r (P-5683)	2057.39	n
2056.380	r (P-5683)	2057.40	n
2056.390	r (P-5683)	2057.41	n
2056.400	r (P-5683)	2057.42	n
2056.410	r (P-5683)	2057.43	n
2056.420	r (P-5683)	2057.44	n
2056.430	r (P-5683)	2057.45	n
2056.440	r (P-5683)	2057.46	n
2056.450	r (P-5683)	2057.47	n
2056.460	r (P-5683)	2057.48	n
2056.470	r (P-5683)	2057.49	n
2056.480	r (P-5683)	2057.50	n
2056.490	r (P-5683)	2057.51	n
2056.500	r (P-5683)	2057.52	n
2056.510	r (P-5683)	2057.53	n
2056.520	r (P-5683)	2057.54	n
2056.530	r (P-5683)	2057.55	n
2056.540	r (P-5683)	2057.56	n
2056.550	r (P-5683)	2057.57	n
2056.560	r (P-5683)	2057.58	n
2056.570	r (P-5683)	2057.59	n
2056.580	r (P-5683)	2057.60	n
2056.590	r (P-5683)	2057.61	n
2056.600	r (P-5683)	2057.62	n
2056.610	r (P-5683)	2057.63	n
2056.620	r (P-5683)	2057.64	n
2056.630	r (P-5683)	2057.65	n
2056.640	r (P-5683)	2057.66	n
2056.650	r (P-5683)	2057.67	n
2056.660	r (P-5683)	2057.68	n
2056.670	r (P-5683)	2057.69	n
2056.680	r (P-5683)	2057.70	n
2056.690	r (P-5683)	2057.71	n
2056.700	r (P-5683)	2057.72	n
2056.710	r (P-5683)	2057.73	n
2056.720	r (P-5683)	2057.74	n
2056.730	r (P-5683)	2057.75	n
2056.740	r (P-5683)	2057.76	n
2056.750	r (P-5683)	2057.77	n
2056.760	r (P-5683)	2057.78	n
2056.770	r (P-5683)	2057.79	n
2056.780	r (P-5683)	2057.80	n
2056.790	r (P-5683)	2057.81	n
2056.800	r (P-5683)	2057.82	n
2056.810	r (P-5683)	2057.83	n
2056.820	r (P-5683)	2057.84	n
2056.830	r (P-5683)	2057.85	n
2056.840	r (P-5683)	2057.86	n
2056.850	r (P-5683)	2057.87	n
2056.860	r (P-5683)	2057.88	n
2056.870	r (P-5683)	2057.89	n
2056.880	r (P-5683)	2057.90	n
2056.890	r (P-5683)	2057.91	n
2056.900	r (P-5683)	2057.92	n
2056.910	r (P-5683)	2057.93	n
2056.920	r (P-5683)	2057.94	n
2056.930	r (P-5683)	2057.95	n
2056.940	r (P-5683)	2057.96	n
2056.950	r (P-5683)	2057.97	n
2056.960	r (P-5683)	2057.98	n
2056.970	r (P-5683)	2057.99	n
2056.980	r (P-5683)	2058.00	n
2056.990	r (P-5683)	2058.01	n
2057.000	r (P-5683)	2058.02	n
2057.010	r (P-5683)	2058.03	n
2057.020	r (P-5683)	2058.04	n
2057.030	r (P-5683)	2058.05	n
2057.040	r (P-5683)	2058.06	n
2057.050	r (P-5683)	2058.07	n
2057.060	r (P-5683)	2058.08	n
2057.070	r (P-5683)	2058.09	n
2057.080	r (P-5683)	2058.10	n
2057.090	r (P-5683)	2058.11	n
2057.100	r (P-5683)	2058.12	n
2057.110	r (P-5683)	2058.13	n
2057.120	r (P-5683)	2058.14	n
2057.130	r (P-5683)	2058.15	n
2057.140	r (P-5683)	2058.16	n
2057.150	r (P-5683)	2058.17	n
2057.160	r (P-5683)	2058.18	n
2057.170	r (P-5683)	2058.19	n
2057.180	r (P-5683)	2058.20	n
2057.190	r (P-5683)	2058.21	n
2057.200	r (P-5683)	2058.22	n
2057.210	r (P-5683)	2058.23	n
2057.220	r (P-5683)	2058.24	n
2057.230	r (P-5683)	2058.25	n
2057.240	r (P-5683)	2058.26	n
2057.250	r (P-5683)	2058.27	n
2057.260	r (P-5683)	2058.28	n
2057.270	r (P-5683)	2058.29	n
2057.280	r (P-5683)	2058.30	n
2057.290	r (P-5683)	2058.31	n
2057.300	r (P-5683)	2058.32	n
2057.310	r (P-5683)	2058.33	n
2057.320	r (P-5683)	2058.34	n
2057.330	r (P-5683)	2058.35	n
2057.340	r (P-5683)	2058.36	n
2057.350	r (P-5683)	2058.37	n
2057.360	r (P-5683)	2058.38	n
2057.370	r (P-5683)	2058.39	n
2057.380	r (P-5683)	2058.40	n
2057.390	r (P-5683)	2058.41	n
2057.400	r (P-5683)	2058.42	n
2057.410	r (P-5683)	2058.43	n
2057.420	r (P-5683)	2058.44	n
2057.430	r (P-5683)	2058.45	n
2057.440	r (P-5683)	2058.46	n
2057.450	r (P-5683)	2058.47	n
2057.460	r (P-5683)	2058.48	n
2057.470	r (P-5683)	2058.49	n
2057.480	r (P-5683)	2058.50	n
2057.490	r (P-5683)	2058.51	n
2057.500	r (P-5683)	2058.52	n
2057.510	r (P-5683)	2058.53	n
2057.520	r (P-5683)	2058.54	n
2057.530	r (P-5683)	2058.55	n
2057.540	r (P-5683)	2058.56	n
2057.550	r (P-5683)	2058.57	n
2057.560	r (P-5683)	2058.58	n
2057.570	r (P-5683)	2058.59	n
2057.580	r (P-5683)	2058.60	n
2057.590	r (P-5683)	2058.61	n
2057.600	r (P-5683)	2058.62	n
2057.610	r (P-5683)		

TITLE 77 (CONT'D)		TITLE 77 (CONT'D)	
2056.320	r (P-2033/687; A-11136)	2058.215	n (P-5760; O-11322; R-14735; A-14524)
2056.325	n (P-2033/687; A-11138)	2058.220	n (P-5760; A-14524)
2056.325	n (P-2033/687; A-11136)	2058.225	n (P-5760; A-14524)
2056.330	n (P-2033/687; A-11138)	2058.230	n (P-5760; A-14524)
2056.400	n (P-2033/687; A-11136)	2058.235	n (P-5760; A-14524)
2056.400	r (P-2033/687; A-11138)	2058.300	n (P-5760; A-14524)
2056.405	r (P-2033/687; A-11136)	2058.303	n (P-5760; A-14524)
2056.405	r (P-2033/687; A-11138)	2058.306	n (P-5760; A-14524)
2056.410	r (P-2033/687; A-11136)	2058.309	n (P-5760; A-14524)
2056.410	r (P-2033/687; A-11138)	2058.312	n (P-5760; A-14524)
2056.415	n (P-2033/687; A-11136)	2058.315	n (P-5760; A-14524)
2056.420	n (P-2033/687; A-11138)	2058.318	n (P-5760; A-14524)
2056.425	r (P-2033/687; A-11136)	2058.321	n (P-5760; A-14524)
2056.430	r (P-2033/687; A-11138)	2058.324	n (P-5760; A-14524)
2056.435	r (P-2033/687; A-11136)	2058.327	n (P-5760; A-14524)
2056.500	r (P-2033/687; A-11138)	2058.330	n (P-5760; A-14524)
2056.500	r (P-2033/687; A-11136)	2058.333	n (P-5760; A-14524)
2056.505	n (P-2033/687; A-11138)	2058.336	n (P-5760; A-14524)
2056.510	n (P-2033/687; A-11136)	2058.339	n (P-5760; A-14524)
2056.510	n (P-2033/687; A-11138)	2058.342	n (P-5760; A-14524)
2056.515	n (P-2033/687; A-11136)	2058.345	n (P-5760; A-14524)
2056.515	r (P-2033/687; A-11138)	2058.348	n (P-5760; A-14524)
2056.520	n (P-2033/687; A-11136)	2058.351	n (P-5760; A-14524)
2056.520	r (P-2033/687; A-11138)	2058.354	n (P-5760; A-14524)
2056.525	n (P-2033/687; A-11136)	2058.357	n (P-5760; A-14524)
2056.600	r (P-2033/687; A-11138)	2058.360	n (P-5760; A-14524)
2056.600	r (P-2033/687; A-11136)	2058.363	n (P-5760; A-14524)
2056.605	n (P-2033/687; A-11138)	2058.366	n (P-5760; A-14524)
2056.605	r (P-2033/687; A-11136)	2058.369	n (P-5760; A-14524)
2056.610	n (P-2033/687; A-11138)	2058.372	n (P-5760; A-14524)
2056.615	n (P-2033/687; A-11136)	2058.374	n (P-5760; A-14524)
2056.700	n (P-2033/687; A-11138)	2058.376	n (P-5760; A-14524)
2056.700	r (P-2033/687; A-11136)	2058.378	n (P-5760; A-14524)
2056.705	n (P-2033/687; A-11138)	2058.380	n (P-5760; A-14524)
2056.705	r (P-2033/687; A-11136)	2058.382	n (P-5760; A-14524)
2056.710	n (P-2033/687; A-11138)	2058.384	n (P-5760; A-14524)
2056.710	r (P-2033/687; A-11136)	2058.386	n (P-5760; A-14524)
2056.715	n (P-2033/687; A-11138)	2058.388	n (P-5760; A-14524)
2056.715	r (P-2033/687; A-11136)	2058.389	n (P-5760; A-14524)
2056.720	n (P-2033/687; A-11138)	2058.390	n (P-5760; A-14524)
2056.720	r (P-2033/687; A-11136)	2058.392	n (P-5760; A-14524)
2056.725	n (P-2033/687; A-11138)	2058.394	n (P-5760; A-14524)
2056.725	r (P-2033/687; A-11136)	2058.396	n (P-5760; A-14524)
2056.730	n (P-2033/687; A-11138)	2058.400	n (P-5760; A-14524)
2056.730	r (P-2033/687; A-11136)	2058.405	n (P-5760; A-14524)
2056.735	n (P-2033/687; A-11138)	2058.410	n (P-5760; A-14524)
2056.735	r (P-2033/687; A-11136)	2058.415	n (P-5760; A-14524)
2056.740	n (P-2033/687; A-11138)	2058.420	n (P-5760; A-14524)
2056.740	r (P-2033/687; A-11136)	2058.425	n (P-5760; A-14524)
2056.745	n (P-2033/687; A-11138)	2058.500	n (P-5760; A-14524)
2056.745	r (P-2033/687; A-11136)	2058.600	n (P-5760; A-14524)
2056.750	n (P-2033/687; A-11138)	2058.601	n (P-5760; A-14524)
2056.750	r (P-2033/687; A-11136)	2058.602	n (P-5760; A-14524)
2056.755	n (P-2033/687; A-11138)	2058.603	n (P-5760; A-14524)
2056.755	r (P-2033/687; A-11136)	2058.604	n (P-5760; A-14524)

TITLE 77 (CONT'D)		TITLE 77 (CONT'D)	
2058.605	n (P-5760)	2510.50	am (P-14191/87; A-6102) (P-13694)
2058.606	n (P-5760)	2510.70	am (P-16025/87; A-6102)
2058.607	n (P-5760)	2530.20	am (P-4767; A-20089)
2058.608	n (P-5760)	2530.30	am (P-4767; A-20089)
2058.610	n (P-5760; A-14524)	2530.40	n (P-4767; A-20089)
2058.611	n (P-5760)	2530.40	n (P-4767; A-20089)
2058.612	n (P-5760)	2530.40	n (P-4767; A-20089)
2058.613	n (P-5760)	2530.40	n (P-4767; A-20089)
2058.614	n (P-5760)	2530.40	n (P-4767; A-20089)
2058.615	n (P-5760)	2530.40	n (P-4767; A-20089)
2058.620	n (P-5760)	2530.40	n (P-4767; A-20089)
2058.621	n (P-5760)	2530.40	n (P-4767; A-20089)
2058.622	n (P-5760)	2530.40	n (P-4767; A-20089)
2058.623	n (P-5760)	2530.40	n (P-4767; A-20089)
2058.624	n (P-5760)	2530.40	n (P-4767; A-20089)
2058.625	n (P-5760; A-14524)	2530.40	n (P-4767; A-20089)
2058.630	n (P-5760; A-14524)	2530.40	n (P-4767; A-20089)
2058.700	n (P-5760; A-14524)	2530.40	n (P-4767; A-20089)
2058.705	n (P-5760; A-14524)	2530.40	n (P-4767; A-20089)
2058.800	n (P-5760; A-14524)	2530.40	n (P-4767; A-20089)
2058.805	n (P-5760; A-14524)	2530.40	n (P-4767; A-20089)
2058.810	n (P-5760; A-14524)	2530.40	n (P-4767; A-20089)
2058.815	n (P-5760; A-14524)	2530.40	n (P-4767; A-20089)
2058.900	n (P-5760; A-14524)	2530.40	n (P-4767; A-20089)
2058.905	n (P-5760; A-14524)	2530.40	n (P-4767; A-20089)
2058.1000	n (P-5760; A-14524)	2530.40	n (P-4767; A-20089)
2070.121	n (P-3147)	2530.40	n (P-4767; A-20089)
2070.122	n (P-3147)	2530.40	n (P-4767; A-20089)
2070.123	n (P-3147)	2530.40	n (P-4767; A-20089)
2070.124	n (P-3147)	2530.40	n (P-4767; A-20089)
2070.146	n (P-3147)	2530.40	n (P-4767; A-20089)
2070.248	n (P-3147)	2530.40	n (P-4767; A-20089)
2070.1371	n (P-3147)	2530.40	n (P-4767; A-20089)
2070.1551	n (P-3147)	2530.40	n (P-4767; A-20089)
2070.1826	n (P-3147)	2530.40	n (P-4767; A-20089)
2090.10	am (P-10994; A-20061) (E-11273; O-14457)	2530.40	n (P-4767; A-20089)
2090.20	am (P-10994; A-20061) (E-11273; O-14457)	2530.40	n (P-4767; A-20089)
2090.30	am (P-10994; A-20061) (E-11273; O-14457)	2530.40	n (P-4767; A-20089)
2090.40	am (P-10994; A-20061) (E-11273; O-14457)	2530.40	n (P-4767; A-20089)
2090.50	am (P-10994; A-20061) (E-11273; O-14457)	2530.40	n (P-4767; A-20089)
2090.60	am (P-10994; A-20061) (E-11273; O-14457)	2530.40	n (P-4767; A-20089)
2090.70	am (P-10994; A-20061) (E-11273; O-14457)	2530.40	n (P-4767; A-20089)
2090.80	am (P-10994; A-20061) (E-11273; O-14457)	2530.40	n (P-4767; A-20089)
2090.90	am (P-10994; A-20061) (E-11273; O-14457)	2530.40	n (P-4767; A-20089)
2090.100	am (P-10994; A-20061) (E-11273; O-14457)	2530.40	n (P-4767; A-20089)
2090.110	am (P-10994; A-20061) (E-11273; O-14457)	2530.40	n (P-4767; A-20089)
2510.30	am (P-16025/87; A-6102)	2530.40	n (P-4767; A-20089)

TITLE 77 (CONT'D)			TITLE 80 (CONT'D)			TITLE 80 (CONT'D)			TITLE 80 (CONT'D)		
3100.340	re	(A-2922)	302.841	r	(P-15813) (E-16214)	310.340	am	(P-7889) (P-12599; A-20449)	1650.271	n	(P-9390; A-16896)
3100.350	re	(A-2922)	302.842	r	(P-15813) (E-16214)	302.842	am	(E-12895; C-13716; O-15766)	1650.350	am	(P-9390; A-16896)
3100.360	re	(A-2922)	302.846	r	(P-15813) (E-16214)	302.846	am	(P-7889) (P-12599; A-20449)	1650.410	am	(P-9390; A-16896)
3100.370	re	(A-2922)	302.846	n	(P-15813) (E-16214)	302.846	am	(E-12895; O-15766)	2000.70	am	(P-12766; O-20218)
3100.380	re	(A-2922)	302.850	n	(P-15813) (E-16214)	302.850	am	(P-17464/87; A-6766)	2110.30	am	(P-7912; A-17283) (E-11795)
3100.390	re	(A-2922)	302.850	n	(P-15813) (E-16214)	302.850	am	(P-17464/87; A-6766)	2110.210	am	(P-7912; A-17283) (E-11795)
3100.400	re	(A-2922)	302.860	n	(P-15813) (E-16214)	302.860	am	(P-17464/87; A-6766)	2110.220	am	(P-7912; A-17283) (E-11795)
3100.410	re	(A-2922)	302.860	n	(P-15813) (E-16214)	302.860	am	(P-17464/87; A-6766)	2110.240	am	(P-7912; A-17283) (E-11795)
3100.420	re	(A-2922)	302.863	n	(P-15813) (E-16214)	302.863	am	(P-17464/87; A-6766)	2110.330	am	(P-7912; A-17283) (E-11795)
3100.430	re	(A-2922)	302.863	n	(P-15813) (E-16214)	302.863	am	(P-17464/87; A-6766)	2110.420	am	(P-7912; A-17283) (E-11795)
3100.440	re	(A-2922)	310.40	am	(P-7889) (P-12599; A-20449)	310.40	am	(P-17464/87; A-6766)	2110.440	am	(P-7912; A-17283) (E-11795)
3100.450	re	(A-2922)	310.110	am	(P-7889) (E-11778; O-15764)	310.110	am	(P-17464/87; A-6766)	2110.510	am	(P-7912; A-17283) (E-11795)
3100.460	re	(A-2922)	310.130	am	(P-7889) (E-11778; O-15764)	310.130	am	(P-17464/87; A-6766)	2110.530	am	(P-7912; A-17283) (E-11795)
3100.480	re	(A-2922)	310.220	am	(P-12599; A-20449)	310.220	am	(P-17464/87; A-6766)	2110.540	am	(P-7912; A-17283) (E-11795)
3100.490	re	(A-2922)	310.230	am	(P-16009/87; A-6073)	310.230	am	(P-17464/87; A-6766)	2110.610	am	(P-7912; A-17283) (E-11795)
3100.500	re	(A-2922)	310.280	am	(P-7453; A-14630) (E-7734)	310.280	am	(P-17464/87; A-6766)	2120.10	am	(P-8180; A-17296) (E-11810)
3100.510	re	(A-2922)	310.290	am	(P-16009/87; A-6073)	310.290	am	(P-17464/87; A-6766)	2120.20	n	(P-8180; A-17296) (E-11810)
3100.520	re	(A-2922)	310.300	am	(P-7889) (E-11778; O-15764)	310.300	am	(P-17464/87; A-6766)	2120.30	n	(P-8180; A-17296) (E-11810)
3100.530	re	(A-2922)	310.330	am	(P-12599; A-20449) (E-12895)	310.330	am	(P-17464/87; A-6766)	2120.110	n	(P-8180; A-17296) (E-11810)
3100.540	re	(A-2922)	310.440	am	(P-7889) (P-12599; A-20449)	310.440	am	(P-17464/87; A-6766)	2120.120	n	(P-8180; A-17296) (E-11810)
3100.550	re	(A-2922)	310.450	am	(P-12895; O-15766)	310.450	am	(P-17464/87; A-6766)	2120.210	n	(P-8180; A-17296) (E-11810)
3100.560	re	(A-2922)	310.455	am	(E-11778) (P-12599; A-20449)	310.455	am	(P-17464/87; A-6766)	2120.220	n	(P-8180; A-17296) (E-11810)
3100.570	re	(A-2922)	310.456	am	(P-12895; O-15766)	310.456	am	(P-17464/87; A-6766)	2120.230	n	(P-8180; A-17296) (E-11810)
3100.580	re	(A-2922)	310.500	am	(P-7889)	310.500	am	(P-17464/87; A-6766)	2120.310	n	(P-8180; A-17296) (E-11810)
3100.590	re										

TITLE 80 (CONT'D)			TITLE 80 (CONT'D)			TITLE 80 (CONT'D)			TITLE 81 (CONT'D)			TITLE 81 (CONT'D)			TITLE 83 (CONT'D)		
2650.10	r	(P-10191)	2800.350	r	(P-10373/87; A-749)	270.20	r	(P-19983/87; W-1640) (P-293; A-7580)	535.10	n	(P-9314)	270.20	r	(P-19983/87; W-1640) (P-293; A-7580)	535.10	n	(P-9314)
2650.10	r	(P-6871) (E-6975; O-11352)	2800.350	r	(P-10373/87; A-749)	270.30	am	(P-19983/87; W-1640) (P-293; A-7580)	535.100	n	(P-9314)	270.30	am	(P-19983/87; W-1640) (P-293; A-7580)	535.100	n	(P-9314)
2650.10	r	(E-10191)	2800.400	r	(P-10373/87; A-749)				535.200	n	(P-9314)				535.200	n	(P-9314)
2650.15	n	(P-6871) (E-6975; O-11352)	2800.400	n	(P-10363/87; O-19842/87; R-1636; A-738)				535.205	n	(P-9314)				535.205	n	(P-9314)
2650.20	n	(E-10191)	2800.410	r	(P-10373/87; A-749)				535.210	n	(P-9314)				535.210	n	(P-9314)
2650.20	n	(P-6871) (E-6975; O-11352)	2800.410	r	(P-10363/87; O-19842/87; R-1636; A-738)				535.220	n	(P-9314)				535.220	n	(P-9314)
2650.25	n	(E-10191)	2800.420	r	(P-10373/87; A-749)				535.300	n	(P-9314)				535.300	n	(P-9314)
2650.25	n	(P-6871) (E-6975; O-11352)	2800.430	r	(P-10373/87; A-749)				535.305	n	(P-9314)				535.305	n	(P-9314)
2650.30	n	(E-10191)	2800.430	r	(P-10373/87; A-749)				535.310	n	(P-9314)				535.310	n	(P-9314)
2650.30	r	(P-6871) (E-6975; O-11352)	2800.440	r	(P-10373/87; A-749)				535.320	n	(P-9314)				535.320	n	(P-9314)
2650.50	n	(E-10191)	2800.500	r	(P-10373/87; A-749)				535.330	n	(P-9314)				535.330	n	(P-9314)
2650.50	n	(P-6871) (E-6975; O-11352)	2800.500	n	(P-10363/87; O-19842/87; R-1636; A-738)				535.340	n	(P-9314)				535.340	n	(P-9314)
2800.5	r	(P-10373/87; A-749)	2800.510	r	(P-10373/87; A-749)				535.350	n	(P-9314)				535.350	n	(P-9314)
2800.10	r	(P-10373/87; A-749)	2800.520	r	(P-10373/87; A-749)				535.400	n	(P-9314)				535.400	n	(P-9314)
2800.20	r	(P-10373/87; A-749)	2800.530	r	(P-10373/87; A-749)				535.410	n	(P-9314)				535.410	n	(P-9314)
2800.30	r	(P-10373/87; A-749)	2800.540	r	(P-10373/87; A-749)				535.500	n	(P-9314)				535.500	n	(P-9314)
2800.100	n	(P-10363/87; O-19842/87; R-1636; A-738)	2800.550	r	(P-10373/87; A-749)				535.510	n	(P-9314)				535.510	n	(P-9314)
2800.110	n	(P-10363/87; O-19842/87; R-1636; A-738)	2800.600	r	(P-10373/87; A-749)				590.10	re	(A-12997)				590.10	re	(A-12997)
2800.200	r	(P-10373/87; A-749)	2800.600	n	(P-10363/87; O-19842/87; R-1636; A-738)				595.10	re	(A-12998)				595.10	re	(A-12998)
2800.200	n	(P-10363/87; O-19842/87; R-1636; A-738)	2800.610	r	(P-10373/87; A-749)				595.120	re	(A-12998)				595.120	re	(A-12998)
2800.210	n	(P-10363/87; O-19842/87; R-1636; A-738)	2800.620	r	(P-10373/87; A-749)				595.120	am	(P-16309)				595.120	am	(P-16309)
2800.210	n	(P-10363/87; O-19842/87; R-1636; A-738)	2800.700	n	(R-1636; A-738)				595.130	re	(A-12998)				595.130	re	(A-12998)
2800.220	r	(P-10373/87; A-749)	2800.710	n	(P-10373/87; A-749)				710.1	n	(P-305; A-9645) (E-1295)				710.1	n	(P-305; A-9645) (E-1295)
2800.220	n	(P-10363/87; O-19842/87; R-1636; A-738)	2800.720	r	(P-10373/87; A-749)				710.3	n	(P-305; A-9645) (E-1295)				710.3	n	(P-305; A-9645) (E-1295)
2800.230	r	(P-10373/87; A-749)	2800.730	r	(P-10373/87; A-749)				710.4	n	(P-305; A-9645) (E-1295)				710.4	n	(P-305; A-9645) (E-1295)
2800.230	n	(P-10363/87; O-19842/87; R-1636; A-738)	2800.740	r	(P-10373/87; A-749)				710.5	r	(P-308; A-9659) (E-1309)				710.5	r	(P-308; A-9659) (E-1309)
2800.240	r	(P-10373/87; A-749)	2800.800	r	(P-10373/87; A-749)				710.10	r	(P-308; A-9659) (E-1309)				710.10	r	(P-308; A-9659) (E-1309)
2800.240	n	(P-10363/87; O-19842/87; R-1636; A-738)	2800.800	n	(P-10363/87; O-19842/87; R-1636; A-738)				710.11	n	(P-305; A-9645) (E-1295)				710.11	n	(P-305; A-9645) (E-1295)
2800.250	r	(P-10373/87; A-749)	2800.800	am	(P-5629; A-11626)				710.13	n	(P-305; A-9645) (E-1295)				710.13	n	(P-305; A-9645) (E-1295)
2800.250	n	(P-10363/87; O-19842/87; R-1636; A-738)	3000.300	am	(P-5629; A-11626)				710.14	n	(P-305; A-9645) (E-1295)				710.14	n	(P-305; A-9645) (E-1295)
2800.250	n	(P-10363/87; O-19842/87; R-1636; A-738)	3000.300	am	(P-5629; A-11626)				710.15	r	(P-308; A-9659) (E-1309)				710.15	r	(P-308; A-9659) (E-1309)
2800.260	r	(P-10373/87; A-749)	3000.300	am	(P-5629; A-11626)				710.16	n	(P-305; A-9645) (E-1295)				710.16	n	(P-305; A-9645) (E-1295)
2800.260	n	(P-10363/87; O-19842/87; R-1636; A-738)	3000.300	am	(P-5629; A-11626)				710.17	n	(P-305; A-9645) (E-1295)				710.17	n	(P-305; A-9645) (E-1295)
2800.270	r	(P-10373/87; A-749)	3000.300	am	(P-5629; A-11626)				710.18	n	(P-305; A-9645) (E-1295)				710.18	n	(P-305; A-9645) (E-1295)
2800.270	n	(P-10363/87; O-19842/87; R-1636; A-738)	3000.300	am	(P-5629; A-11626)				710.19	n	(P-305; A-9645) (E-1295)				710.19	n	(P-305; A-9645) (E-1295)
2800.280	r	(P-10373/87; A-749)	3000.300	am	(P-5629; A-11626)				710.20	r	(P-308; A-9659) (E-1309)				710.20	r	(P-308; A-9659) (E-1309)
2800.280	n	(P-10363/87; O-19842/87; R-1636; A-738)	3000.300	am	(P-5629; A-11626)				710.22	n	(P-305; A-9645) (E-1295)				710.22	n	(P-305; A-9645) (E-1295)
2800.290	r	(P-10373/87; A-749)	3000.300	am	(P-5629; A-11626)				710.23	n	(P-305; A-9645) (E-1295)				710.23	n	(P-305; A-9645) (E-1295)
2800.290	n	(P-10363/87; O-19842/87; R-1636; A-738)	3000.300	am	(P-5629; A-11626)				710.25	r	(P-308; A-9659) (E-1309)				710.25	r	(P-308; A-9659) (E-1309)
2800.298	r	(P-10373/87; A-749)	3000.300	am	(P-5629; A-11626)				710.27	n	(P-305; A-9645) (E-1295)				710.27	n	(P-305; A-9645) (E-1295)
2800.300	r	(P-10373/87; A-749)	3000.300	am	(P-5629; A-11626)				710.30	r	(P-308; A-9659) (E-1309)				710.30	r	(P-308; A-9659) (E-1309)
2800.300	n	(P-10363/87; O-19842/87; R-1636; A-738)	3000.300	am	(P-5629; A-11626)				710.35	r	(P-308; A-9659) (E-1309)				710.35	r	(P-308; A-9659) (E-1309)
2800.310	r	(P-10373/87; A-749)	3000.300	am	(P-5629; A-11626)				710.40	r	(P-308; A-9659) (E-1309)				710.40	r	(P-308; A-9659) (E-1309)
2800.310	n	(P-10363/87; O-19842/87; R-1636; A-738)	3000.300	am	(P-5629; A-11626)				710.45	r	(P-308; A-9659) (E-1309)				710.45	r	(P-308; A-9659) (E-1309)
2800.320	r	(P-10373/87; A-749)	3000.300	am	(P-5629; A-11626)				710.50	r	(P-308; A-9659) (E-1309)				710.50	r	(P-308; A-9659) (E-1309)
2800.320	n	(P-10363/87; O-19842/87; R-1636; A-738)	3000.300	am	(P-5629; A-11626)				710.70	r	(P-308; A-9659) (E-1309)				710.70	r	(P-308; A-9659) (E-1309)
2800.330	r	(P-10373/87; A-749)	3000.300	am	(P-5629; A-11626)				710.75	r	(P-308; A-9659) (E-1309)				710.75	r	(P-308; A-9659) (E-1309)
2800.330	n	(P-10363/87; O-19842/87; R-1636; A-738)	3000.300	am	(P-5629; A-11626)				710.80	r	(P-308; A-9659) (E-1309)				710.80	r	(P-308; A-9659) (E-1309)
2800.340	r	(P-10373/87; A-749)	3000.300	am	(P-5629; A-11626)				710.85	r	(P-308; A-9659) (E-1309)				710.85	r	(P-308; A-9659) (E-1309)
2800.340	n	(P-10363/87; O-19842/87; R-1636; A-738)	3000.300	am	(P-5629; A-11626)				710.90	r	(P-308; A-9659) (E-1309)				710.90	r	(P-308; A-9659) (E-1309)
2800.340	r	(P-10373/87; A-749)	3000.300	am	(P-5629; A-11626)				710.100	r	(P-308; A-9659) (E-1309)				710.100	r	(P-308; A-9659) (E-1309)
2800.340	n	(P-10363/87; O-19842/87; R-1636; A-738)	3000.300	am	(P-5629; A-11626)				710.105	n	(P-305; A-9645) (E-1295)				710.105	n	(P-305; A-9645) (E-1295)
2800.340	r	(P-10373/87; A-749)	3000.300	am	(P-5629; A-11626)				710.105	n	(P-305; A-9645) (E-1295)				710.105	n	(P-305; A-9645) (E-1295)
2800.340	n	(P-10363/87; O-19842/87; R-1636; A-738)	3000.300	am	(P-5629; A-11626)				710.105	n	(P-305; A-9645) (E-1295)				710.105	n	(P-305; A-9645) (E-1295)

[illegible]

TITLE 83 (CONT'D)			TITLE 83 (CONT'D)		
711.285	n	(P 298; A 9495) (E-1136)	711.2690	n	(P 298; A 9495) (E-1136)
711.290	n	(P 298; A 9495) (E-1136)	711.3100	n	(P 298; A 9495) (E-1136)
711.305	n	(P 298; A 9495) (E-1136)	711.3200	n	(P 298; A 9495) (E-1136)
711.309	n	(P 298; A 9495) (E-1136)	711.340	n	(P 298; A 9495) (E-1136)
711.310	n	(P 298; A 9495) (E-1136)	711.3420	n	(P 298; A 9495) (E-1136)
711.315	n	(P 298; A 9495) (E-1136)	711.3500	n	(P 298; A 9495) (E-1136)
711.320	n	(P 298; A 9495) (E-1136)	711.3600	n	(P 298; A 9495) (E-1136)
711.325	n	(P 298; A 9495) (E-1136)	711.4000	n	(P 298; A 9495) (E-1136)
711.330	n	(P 298; A 9495) (E-1136)	711.4340	n	(P 298; A 9495) (E-1136)
711.335	n	(P 298; A 9495) (E-1136)	711.6112	n	(P 298; A 9495) (E-1136)
711.340	n	(P 298; A 9495) (E-1136)	711.6113	n	(P 298; A 9495) (E-1136)
711.345	n	(P 298; A 9495) (E-1136)	711.6114	n	(P 298; A 9495) (E-1136)
711.350	n	(P 298; A 9495) (E-1136)	711.6115	n	(P 298; A 9495) (E-1136)
711.355	n	(P 298; A 9495) (E-1136)	711.6116	n	(P 298; A 9495) (E-1136)
711.360	n	(P 298; A 9495) (E-1136)	711.6121	n	(P 298; A 9495) (E-1136)
711.365	n	(P 298; A 9495) (E-1136)	711.6122	n	(P 298; A 9495) (E-1136)
711.370	n	(P 298; A 9495) (E-1136)	711.6123	n	(P 298; A 9495) (E-1136)
711.375	n	(P 298; A 9495) (E-1136)	711.6124	n	(P 298; A 9495) (E-1136)
711.1220	n	(P 298; A 9495) (E-1136)	711.6211	n	(P 298; A 9495) (E-1136)
711.1439	n	(P 298; A 9495) (E-1136)	711.6212	n	(P 298; A 9495) (E-1136)
711.1502	n	(P 298; A 9495) (E-1136)	711.6215	n	(P 298; A 9495) (E-1136)
711.2003	n	(P 298; A 9495) (E-1136)	711.6220	n	(P 298; A 9495) (E-1136)
711.2004	n	(P 298; A 9495) (E-1136)	711.6231	n	(P 298; A 9495) (E-1136)
711.2005	n	(P 298; A 9495) (E-1136)	711.6232	n	(P 298; A 9495) (E-1136)
711.2111	n	(P 298; A 9495) (E-1136)	711.6311	n	(P 298; A 9495) (E-1136)
711.2112	n	(P 298; A 9495) (E-1136)	711.6341	n	(P 298; A 9495) (E-1136)
711.2113	n	(P 298; A 9495) (E-1136)	711.6351	n	(P 298; A 9495) (E-1136)
711.2114	n	(P 298; A 9495) (E-1136)	711.6362	n	(P 298; A 9495) (E-1136)
711.2115	n	(P 298; A 9495) (E-1136)	711.6411	n	(P 298; A 9495) (E-1136)
711.2116	n	(P 298; A 9495) (E-1136)	711.6421	n	(P 298; A 9495) (E-1136)
711.2121	n	(P 298; A 9495) (E-1136)	711.6422	n	(P 298; A 9495) (E-1136)
711.2122	n	(P 298; A 9495) (E-1136)	711.6423	n	(P 298; A 9495) (E-1136)
711.2123	n	(P 298; A 9495) (E-1136)	711.6424	n	(P 298; A 9495) (E-1136)
711.2124	n	(P 298; A 9495) (E-1136)	711.6425	n	(P 298; A 9495) (E-1136)
711.2211	n	(P 298; A 9495) (E-1136)	711.6426	n	(P 298; A 9495) (E-1136)
711.2212	n	(P 298; A 9495) (E-1136)	711.6431	n	(P 298; A 9495) (E-1136)
711.2215	n	(P 298; A 9495) (E-1136)	711.6441	n	(P 298; A 9495) (E-1136)
711.2220	n	(P 298; A 9495) (E-1136)	711.6511	n	(P 298; A 9495) (E-1136)
711.2231	n	(P 298; A 9495) (E-1136)	711.6512	n	(P 298; A 9495) (E-1136)
711.2232	n	(P 298; A 9495) (E-1136)	711.6531	n	(P 298; A 9495) (E-1136)
711.2311	n	(P 298; A 9495) (E-1136)	711.6532	n	(P 298; A 9495) (E-1136)

TITLE 83 (CONT'D)			TITLE 83 (CONT'D)			TITLE 83 (CONT'D)			TITLE 83 (CONT'D)		
711.6711	n	(P-298; A-9495) (E-1136)	712.315	n	(P-302; A-9588) (E-1216)	712.6540	n	(P-302; A-9588) (E-1236)	756.215	n	(P-7455; A-17321)
711.6712	n	(P-298; A-9495) (E-1136)	712.320	n	(P-302; A-9588) (E-1216)	712.6560	n	(P-302; A-9588) (E-1236)	756.220	n	(P-7455; A-17321)
711.6721	n	(P-298; A-9495) (E-1136)	712.335	n	(P-302; A-9588) (E-1216)	712.6610	n	(P-302; A-9588) (E-1236)	756.225	n	(P-7455; O-14428; R-17437; A-17321)
711.6722	n	(P-298; A-9495) (E-1136)	712.345	n	(P-302; A-9588) (E-1216)	712.6620	n	(P-302; A-9588) (E-1236)	756.300	n	(P-7455; A-17321)
711.6723	n	(P-298; A-9495) (E-1136)	712.350	n	(P-302; A-9588) (E-1216)	712.6710	n	(P-302; A-9588) (E-1236)	756.305	n	(P-7455; A-17321)
711.6724	n	(P-298; A-9495) (E-1136)	712.355	n	(P-302; A-9588) (E-1216)	712.6720	n	(P-302; A-9588) (E-1236)	756.310	n	(P-7455; A-17321)
711.6725	n	(P-298; A-9495) (E-1136)	712.360	n	(P-302; A-9588) (E-1216)	712.6790	n	(P-302; A-9588) (E-1236)	757.10	n	(P-14799)
711.6726	n	(P-298; A-9495) (E-1136)	712.365	n	(P-302; A-9588) (E-1216)	712.6790	n	(P-302; A-9588) (E-1236)	757.105	n	(P-14799)
711.6727	n	(P-298; A-9495) (E-1136)	712.370	n	(P-302; A-9588) (E-1216)	712.7100	n	(P-302; A-9588) (E-1236)	757.110	n	(P-14799)
711.6728	n	(P-298; A-9495) (E-1136)	712.375	n	(P-302; A-9588) (E-1216)	712.7210	n	(P-302; A-9588) (E-1236)	757.115	n	(P-14799)
711.6790	n	(P-298; A-9495) (E-1136)	712.1220	n	(P-302; A-9588) (E-1216)	712.7220	n	(P-302; A-9588) (E-1236)	757.120	n	(P-14799)
711.7110	n	(P-298; A-9495) (E-1136)	712.1439	n	(P-302; A-9588) (E-1216)	712.7230	n	(P-302; A-9588) (E-1236)	757.105	n	(P-14799)
711.7130	n	(P-298; A-9495) (E-1136)	712.2002	n	(P-302; A-9588) (E-1216)	712.7240	n	(P-302; A-9588) (E-1236)	757.110	n	(P-14799)
711.7130	n	(P-298; A-9495) (E-1136)	712.2006	n	(P-302; A-9588) (E-1216)	712.7250	n	(P-302; A-9588) (E-1236)	757.115	n	(P-14799)
711.7140	n	(P-298; A-9495) (E-1136)	712.2003	n	(P-302; A-9588) (E-1216)	712.7250	n	(P-302; A-9588) (E-1236)	757.120	n	(P-14799)
711.7150	n	(P-298; A-9495) (E-1136)	712.2004	n	(P-302; A-9588) (E-1216)	712.7350	n	(P-302; A-9588) (E-1236)	757.205	n	(P-14799)
711.7160	n	(P-298; A-9495) (E-1136)	712.2005	n	(P-302; A-9588) (E-1216)	712.7370	n	(P-302; A-9588) (E-1236)	757 Ex. A	n	(P-14799)
711.7210	n	(P-298; A-9495) (E-1136)	712.2006	n	(P-302; A-9588) (E-1216)	712.7400	n	(P-302; A-9588) (E-1236)			
711.7220	n	(P-298; A-9495) (E-1136)	712.2007	n	(P-302; A-9588) (E-1216)	712.7500	n	(P-302; A-9588) (E-1236)			
711.7230	n	(P-298; A-9495) (E-1136)	712.2110	n	(P-302; A-9588) (E-1216)	712.7600	n	(P-302; A-9588) (E-1236)			
711.7240	n	(P-298; A-9495) (E-1136)	712.2111	n	(P-302; A-9588) (E-1216)	755.10	n	(P-11587/87; A-3687)			
711.7250	n	(P-298; A-9495) (E-1136)	712.2112	n	(P-302; A-9588) (E-1216)	755.15	n	(P-11587/87; A-3687)			
711.7350	n	(P-298; A-9495) (E-1136)	712.2113	n	(P-302; A-9588) (E-1216)	755.20	n	(P-11587/87; A-3687)			
711.7370	n	(P-298; A-9495) (E-1136)	712.2114	n	(P-302; A-9588) (E-1216)	755.25	n	(P-11587/87; A-3687)			
711.7400	n	(P-298; A-9495) (E-1136)	712.2115	n	(P-302; A-9588) (E-1216)	755.105	n	(P-11587/87; A-3687)			
711.7510	n	(P-298; A-9495) (E-1136)	712.2116	n	(P-302; A-9588) (E-1216)	755.100	n	(P-11587/87; A-3687)			
711.7520	n	(P-298; A-9495) (E-1136)	712.2121	n	(P-302; A-9588) (E-1216)	755.110	n	(P-11587/87; A-3687)			
711.7530	n	(P-298; A-9495) (E-1136)	712.2122	n	(P-302; A-9588) (E-1216)	755.115	n	(P-11587/87; A-3687)			
711.7540	n	(P-298; A-9495) (E-1136)	712.2123	n	(P-302; A-9588) (E-1216)	755.120	n	(P-11587/87; A-3687)			
711.7610	n	(P-298; A-9495) (E-1136)	712.2124	n	(P-302; A-9588) (E-1216)	755.125	n	(P-11587/87; A-3687)			
711.7620	n	(P-298; A-9495) (E-1136)	712.2125	n	(P-302; A-9588) (E-1216)	755.130	n	(P-11587/87; A-3687)			
711.7630	n	(P-298; A-9495) (E-1136)	712.2210	n	(P-302; A-9588) (E-1216)	755.135	n	(P-11587/87; A-3687)			
711.7640	n	(P-298; A-9495) (E-1136)	712.2220	n	(P-302; A-9588) (E-1216)	755.145	n	(P-11587/87; A-3687)			
712.5	n	(P-298; A-9495) (E-1136)	712.2230	n	(P-302; A-9588) (E-1216)	755.200	n	(P-11587/87; A-3687)			
712.10	n	(P-302; A-9588) (E-1236)	712.2310	n	(P-302; A-9588) (E-1216)	755.210	n	(P-11587/87; A-3687)			
712.15	n	(P-302; A-9588) (E-1236)	712.2311	n	(P-302; A-9588) (E-1216)	755.220	n	(P-11587/87; A-3687)			
712.20	n	(P-302; A-9588) (E-1236)	712.2321	n	(P-302; A-9588) (E-1216)	755.225	n	(P-11587/87; A-3687)			
712.25	n	(P-302; A-9588) (E-1236)	712.2341	n	(P-302; A-9588) (E-1216)	755.230	n	(P-11587/87; A-3687)			
712.100	n	(P-302; A-9588) (E-1236)	712.2410	n	(P-302; A-9588) (E-1216)	755.300	n	(P-11587/87; A-3687)			
712.105	n	(P-302; A-9588) (E-1236)	712.2680	n	(P-302; A-9588) (E-1216)	755.305	n	(P-11587/87; A-3687)			
712.110	n	(P-302; A-9588) (E-1236)	712.2690	n	(P-302; A-9588) (E-1216)	755.310	n	(P-11587/87; A-3687)			
712.115	n	(P-302; A-9588) (E-1236)	712.3100	n	(P-302; A-9588) (E-1216)	755.400	n	(P-11587/87; A-3687)			
712.205	n	(P-302; A-9588) (E-1236)	712.3200	n	(P-302; A-9588) (E-1216)	755.405	n	(P-11587/87; A-3687)			
712.210	n	(P-302; A-9588) (E-1236)	712.3500	n	(P-302; A-9588) (E-1216)	755.410	n	(P-11587/87; A-3687)			
712.215	n	(P-302; A-9588) (E-1236)	712.3600	n	(P-302; A-9588) (E-1216)	755.415	n	(P-11587/87; A-3687)			
712.235	n	(P-302; A-9588) (E-1236)	712.4100	n	(P-302; A-9588) (E-1216)	756.10	n	(P-7455; O-14428; R-17437; A-17321)			
712.245	n	(P-302; A-9588) (E-1236)	712.4340	n	(P-302; A-9588) (E-1216)	756.15	n	(P-7455; A-17321)			
712.250	n	(P-302; A-9588) (E-1236)	712.5300	n	(P-302; A-9588) (E-1216)	756.20	n	(P-7455; A-17321)			
712.255	n	(P-302; A-9588) (E-1236)	712.6100	n	(P-302; A-9588) (E-1216)	756.100	n	(P-7455; A-17321)			
712.260	n	(P-302; A-9588) (E-1236)	712.6210	n	(P-302; A-9588) (E-1216)	756.105	n	(P-7455; O-14428)			
712.265	n	(P-302; A-9588) (E-1236)	712.6220	n	(P-302; A-9588) (E-1216)	756.110	n	(P-7455; A-17321)			
712.270	n	(P-302; A-9588) (E-1236)	712.6230	n	(P-302; A-9588) (E-1216)	756.115	n	(P-7455; O-14428)			
712.280	n	(P-302; A-9588) (E-1236)	712.6310	n	(P-302; A-9588) (E-1216)	756.120	n	(P-7455; A-17321)			
712.285	n	(P-302; A-9588) (E-1236)	712.6410	n	(P-302; A-9588) (E-1216)	756.125	n	(P-7455; A-17321)			
712.290	n	(P-302; A-9588) (E-1236)	712.6510	n	(P-302; A-9588) (E-1216)	756.200	n	(P-7455; A-17321)			
712.305	n	(P-302; A-9588) (E-1236)	712.6530	n	(P-302; A-9588) (E-1216)	756.205	n	(P-7455; A-17321)			
						756.210	n	(P-7455; A-17321)			

TITLE 86 (CONT'D)		TITLE 86 (CONT'D)	
140.140 am	(E-14419) (P-22116)	445.10 r	(P-19981)
140.145 am	(E-14419; O-17453; R-22256)	445.20 r	(P-19981)
	(P-22116)	445.30 r	(P-19981)
140.1401 am	(P-11108)	450.10 am	(P-11071)
140.1405 am	(P-11108)	455.10 r	(P-19987)
140.1415 am	(P-11108)	455.20 r	(P-19987)
160.150 am	(P-11119)	455.30 r	(P-19987)
160.155 am	(P-11119)	480.110 am	(P-11077)
160.165 am	(P-11119)	525.102 n	(E-10828)
180.101 am	(P-11056)	530.165 am	(P-11104)
200.101 n	(P-19993)		
200.101 r	(P-20012)		
200.105 n	(P-19993)		
200.105 r	(P-20012)		
200.110 n	(P-19993)		
200.110 r	(P-20012)		
200.115 n	(P-19993)		
200.115 r	(P-20012)		
200.120 n	(P-19993)		
200.120 r	(P-20012)		
200.125 n	(P-19993)		
200.125 r	(P-20012)		
200.130 n	(P-19993)		
200.130 r	(P-20012)		
200.135 n	(P-19993)		
200.135 r	(P-20012)		
200.140 n	(P-19993)		
200.140 r	(P-20012)		
200.145 n	(P-19993)		
200.145 r	(P-20012)		
200.155 n	(P-19993)		
200.155 r	(P-20012)		
200.160 n	(P-19993)		
200.160 r	(P-20012)		
200.170 n	(P-19993)		
200.170 r	(P-20012)		
200.175 n	(P-19993)		
200.175 r	(P-20012)		
210.135 n	(P-11060)		
425.10 r	(P-19976)		
425.20 r	(P-19976)		
428.100 n	(P-9400; A-15159)		
428.110 n	(P-9400; A-15159)		
428.120 n	(P-9400; A-15159)		
428.130 n	(P-9400; A-15159)		
432.100 n	(E-11297) (P-15027)		
432.110 n	(E-11297) (P-15027)		
432.120 n	(E-11297) (P-15027)		
432.130 n	(E-11297) (P-15027)		
432.140 n	(E-11297) (P-15027)		
432.150 n	(E-11297) (P-15027)		
432.160 n	(E-11297) (P-15027)		
432.170 n	(E-11297) (P-15027)		
432.180 n	(E-11297) (P-15027)		
432.190 n	(E-11297) (P-15027)		
432.200 n	(E-11297) (P-15027)		
440.10 am	(P-11063)		
440.50 am	(P-11063)		
440.90 am	(P-11063)		

TITLE 83 (CONT'D)		TITLE 83 (CONT'D)	
112.83 n	(E-14419; RC-260)	112.83 n	(E-14419; RC-260)
	M-6325; A-6159		M-6325; A-6159
112.86 n	(P-3223; A-9032)	112.86 n	(P-3223; A-9032)
112.87 n	(P-3223; A-9032)	112.87 n	(P-3223; A-9032)
112.88 n	(P-3223; A-9032)	112.88 n	(P-3223; A-9032)
112.89 n	(P-3223; A-9032)	112.89 n	(P-3223; A-9032)
112.90 n	(P-3223; A-9032)	112.90 n	(P-3223; A-9032)
112.91 n	(P-3223; A-9032)	112.91 n	(P-3223; A-9032)
112.93 n	(P-3223; A-9032)	112.93 n	(P-3223; A-9032)
112.95 n	(P-3223; A-9032)	112.95 n	(P-3223; A-9032)
112.98 n	(P-1743; RC-7849; A-7673)	112.98 n	(P-1743; RC-7849; A-7673)
	(P-1743; RC-7849; A-7673)		(P-1743; RC-7849; A-7673)
112.110 am	(P-15905)	112.110 am	(P-15905)
	(P-15905)		(P-15905)
112.127 am	(P-14977; A-10481)	112.127 am	(P-14977; A-10481)
112.251 am	(P-14977; A-10481)	112.251 am	(P-14977; A-10481)
112.252 am	(P-15905)	112.252 am	(P-15905)
	(P-15905)		(P-15905)
112.253 am	(P-15905)	112.253 am	(P-15905)
	(P-15905)		(P-15905)
112.254 am	(P-15905)	112.254 am	(P-15905)
	(P-15905)		(P-15905)
112.302 am	(P-3911; A-9032) (P-8837;	112.302 am	(P-3911; A-9032) (P-8837;
	A-9032)		A-9032)
112.315 am	(P-10435; A-6694)	112.315 am	(P-10435; A-6694)
112.320 am	(P-15575; A-2126) (P-4453)	112.320 am	(P-15575; A-2126) (P-4453)
	(P-15575; A-2126) (P-4453)		(P-15575; A-2126) (P-4453)
113.5 n	(P-20654)	113.5 n	(P-20654)
113.10 am	(P-16032; A-3497) (P-3923;	113.10 am	(P-16032; A-3497) (P-3923;
	A-3497)		A-3497)
113.20 am	(P-19585; A-6151)	113.20 am	(P-19585; A-6151)
	(P-19585; A-6151)		(P-19585; A-6151)
113.70 am	(P-17999; A-8662)	113.70 am	(P-17999; A-8662)
113.107 am	(P-20747; A-9699)	113.107 am	(P-20747; A-9699)
113.130 am	(P-15475)	113.130 am	(P-15475)
113.141 am	(P-20487; A-5642) (P-12953)	113.141 am	(P-20487; A-5642) (P-12953)
	(P-12953; A-17849)		(P-12953; A-17849)
113.142 am	(P-15442; A-864) (P-15898)	113.142 am	(P-15442; A-864) (P-15898)
113.143 am	(P-20487; A-9699) (P-12953)	113.143 am	(P-20487; A-9699) (P-12953)
	(P-12953; A-17849)		(P-12953; A-17849)
113.247 am	(P-11674) (E-11828; R-14736)	113.247 am	(P-11674) (E-11828; R-14736)
	(P-11674; A-17849)		(P-11674; A-17849)
113.253 am	(P-20014; A-7687)	113.253 am	(P-20014; A-7687)
113.260 am	(P-20014; A-7687)	113.260 am	(P-20014; A-7687)
113.302 am	(P-2137) (P-7529; A-14669)	113.302 am	(P-2137) (P-7529; A-14669)
	(P-8827; A-14162)		(P-8827; A-14162)
113.303 am	(E-11828; O-14460; R-14736)	113.303 am	(E-11828; O-14460; R-14736)
113.247 n	(P-20697)	113.247 n	(P-20697)
114.5 am	(P-837) (P-16397; A-3505) (P-3932;	114.5 am	(P-837) (P-16397; A-3505) (P-3932;
	A-9699)		A-9699)
114.100 am	(P-3556; A-9699)	114.100 am	(P-3556; A-9699)
	(P-3556; A-9699)		(P-3556; A-9699)
114.100 r	(P-18027; A-6170)	114.100 r	(P-18027; A-6170)

TITLE 89 (CONT'D)		TITLE 89 (CONT'D)	
120.10 am	(P-4463) (P-7540; W-11321)	140.364 am	(P-5958)
120.11 n	(P-11676; A-19704) (E-11839; O-14463; A-12835) (E-11839; O-14463)	140.367 am	(P-5958)
120.20 am	(P-6554; A-12835) (E-11839; O-14463)	140.369 am	(P-5958)
120.31 n	(P-7540; W-11321) (P-11676; A-19704) (E-11839; O-14463; R-15721)	140.370 am	(P-5958)
120.40 am	(P-6554; A-12835) (E-11839; O-14463) (P-17633)	140.372 am	(P-5958)
120.60 am	(P-4463) (P-11676; A-19704) (E-11839; O-14463; R-15721)	140.376 am	(P-5958)
120.61 am	(P-5191; A-11483)	140.390 am	(P-17643)
120.64 n	(P-11676; A-19704) (E-11839; O-14463; R-15721)	140.394 am	(P-17643)
120.80 am	(P-11408; A-20188) (E-11632)	140.400 am	(P-17172) (P-20714)
120.310 am	(P-16058; A-3516) (P-3942; A-9132)	140.408 am	(P-4317; A-12509)
120.311 am	(P-19620; A-4915; R-6327; A-6234)	140.409 am	(P-4317; A-12509)
120.318 am	(P-18030; A-8672)	140.410 am	(P-20714)
120.335 am	(P-14952; A-15498; A-904)	140.436 n	(P-20714)
120.380 am	(P-11676; A-19704) (E-11839; O-14463; R-15721)	140.441 am	(P-17172)
120.381 am	(P-11676; A-19704) (E-11839; O-14463; R-15721)	140.443 am	(P-17172)
120.382 am	(P-14952; A-15498; A-904)	140.445 am	(P-17172)
120.390 am	(P-11676; A-19704) (E-11839; O-14463; R-15721)	140.447 am	(P-17172)
120.391 am	(P-11676; A-19704) (E-11839; O-14463; R-15721)	140.452 n	(P-9433; A-6927)
120.392 am	(P-11676; A-19704) (E-11839; O-14463; R-15721)	140.453 n	(P-9433; A-6927)
120.335 am	(P-12964; A-17867)	140.454 n	(P-9433; A-6927)
121.1 am	(P-13362; A-17867)	140.455 n	(P-9433; A-6927)
121.7 am	(P-1745; A-9678) (E-1941)	140.456 am	(P-9433; A-6927)
121.19 n	(P-19603; A-9922)	140.460 am	(P-1765; O-1440; R-17031; A-16738) (E-1960)
121.20 am	(P-11855; A-15407; R-236)	140.473 am	(P-1765; O-1440; R-17031; A-16738) (E-1960)
121.23 n	(P-19603; A-9922)	140.485 am	(P-510; W-2161)
121.24 n	(P-19603; A-9922)	140.486 am	(P-510; W-2161)
121.25 n	(P-19603; A-9922)	140.487 am	(P-510; W-2161)
121.26 n	(P-19603; A-9922)	140.488 am	(P-510; W-2161)
121.27 n	(P-19603; A-9922)	140.506 am	(P-2076; A-12509)
121.31 am	(P-1745; A-9678) (E-1941)	140.512 am	(P-11995)
121.50 am	(P-14950; A-877)	140.523 am	(P-15584; A-5427)
121.51 am	(P-14950; A-877)	140.525 am	(P-3273; O-12563; R-14427; A-14271) (P-9344; A-18198)
121.58 am	(P-14950; A-877)	140.526 am	(P-17172)
		140.529 am	(P-9344; A-18198)
		140.533 am	(P-8887; A-19396)
		140.535 am	(P-10348; A-19396)
		140.543 am	(P-10348; A-19396)
		140.560 am	(P-10348; A-19396)
		140.562 am	(P-1765; A-10717) (E-1960)
		140.570 am	(P-10348; A-19396)
		140.582 am	(P-8887; A-19396)
		140.583 n	(P-8887; A-19396)
		140.584 n	(P-8887; A-19396)
		140.590 am	(P-10348; A-19396)
		140.642 am	(P-19613)
		140.895 am	(P-1765; A-10717) (E-1960)
		140.896 n	(P-11701) (E-11868)
		140.900 am	(P-5958)

TITLE 89 (CONT'D)		TITLE 89 (CONT'D)	
121.60 am	(P-15704)	140.901 am	(P-10454; A-6246)
121.61 am	(P-15704)	140.901 re	(A-6246)
121.63 am	(P-8246; A-12824) (P-15704)	140.902 am	(P-10454; A-6246)
121.64 am	(P-15704)	140.902 re	(A-6246)
121.70 am	(P-1745; A-9678) (E-1941)	140.903 re	(A-6246)
121.72 am	(P-19603; A-9922)	140.903 am	(P-10454; A-6246)
121.120 am	(P-16271)	140.906 re	(A-6246)
121.135 n	(P-20686)	140.907 re	(A-6246)
121.140 n	(P-5180; A-11463)	140.908 re	(A-6246)
121.151 am	(P-1745; A-9678) (E-1941)	140.909 re	(A-6246)
130.500 n	(P-20686)	140.910 re	(A-6246)
140.2 am	(P-19632; A-9922)	140.911 re	(A-6246)
140.3 am	(P-11701; A-19734) (E-11868; O-14466; R-15723)	140.912 re	(A-6246)
140.5 am	(P-1765; O-1440; R-17031; A-16738) (E-1960)	140.942 re	(A-6246)
140.7 am	(P-11701; A-19734) (E-11868; O-14466; R-15723)	140.944 re	(A-6246)
140.8 n	(P-15457; O-256; R-1646; A-916)	140.946 re	(A-6246)
140.9 am	(P-7553; W-11654) (P-11701; A-19734) (E-11868; O-14466; R-15723)	140.948 re	(A-6246)
140.10 am	(P-14963; A-7695)	140.950 re	(A-6246)
140.11 am	(P-18039; W-9756)	140.952 am	(A-6246)
140.12 am	(P-18039; W-9756)	140.954 re	(A-6246)
140.13 am	(P-18039; W-9756)	140.956 re	(A-6246)
140.14 am	(P-18039; W-9756)	140.958 re	(A-6246)
140.15 am	(P-18039; W-9756)	140.960 re	(A-6246)
140.16 am	(P-18039; W-9756)	140.962 re	(A-6246)
140.17 am	(P-18039; W-9756)	140.964 re	(A-6246)
140.18 am	(P-18039; W-9756)	140.968 re	(A-6246)
140.19 am	(P-18039; W-9756)	140.970 re	(A-6246)
140.20 am	(P-20714)	140.972 re	(A-6246)
140.21 am	(P-18039; W-9756)	140.972 re	(A-6246)
140.22 am	(P-18039; W-9756)	140.972 re	(A-6246)
140.27 am	(P-18039; W-9756)	140.972 re	(A-6246)
140.28 am	(P-18039; W-9756)	140.972 re	(A-6246)
140.35 am	(P-18039; W-9756)	140.972 re	(A-6246)
140.43 n	(P-19688)	140.972 re	(A-6246)
140.97 am	(P-3273; A-10497)	140.972 re	(A-6246)
140.100 am	(P-16421) (E-16921)	140.972 re	(A-6246)
140.101 am	(P-17392; A-17879)	140.972 re	(A-6246)
140.102 n	(P-17392; A-17879)	140.972 re	(A-6246)
140.103 n	(P-17392; A-17879)	140.972 re	(A-6246)
140.104 n	(P-17392; A-17879)	140.972 re	(A-6246)
140.110 n	(P-11701) (E-11868)	140.972 re	(A-6246)
140.350 am	(P-5958)	140.972 re	(A-6246)
140.362 am	(P-5958)	140.972 re	(A-6246)
140.363 am	(P-5958)	140.972 re	(A-6246)

TITLE 89 (CONT'D)

141.880	am	(P-2002287; A-7358) (P-9804; A-14219) (E-10197)
141.1000	am	(P-2002287; A-7358)
141.1160	am	(P-2002287; A-7358) (P-15483) (E-15667)
141.1200	am	(P-2002287; A-7358) (P-9804; A-14219) (E-10197)
141.1240	am	(P-15483) (E-15667)
141.1280	am	(P-15483) (E-15667) (P-20370) (E-20851)
141.1320	am	(P-2002287; A-7358)
141.1480	am	(P-15483) (E-15667)
141.1520	am	(P-9804; A-14219) (E-10197)
141.1680	am	(P-15483) (E-15667)
	am	(P-9804; A-14219) (E-10197)
	am	(P-15483) (E-15667) (P-20370) (E-20851)
141.1760	am	(P-15483) (E-15667)
141.1840	am	(P-2002287; A-7358)
141.2160	am	(P-2002287; A-7358)
141.2280	am	(P-2002287; A-7358)
141.2360	am	(P-15483) (E-15667)
	am	(P-2002287; A-7358) (P-15483) (E-15667)
141.2400	am	(P-2002287; A-7358) (P-15483) (E-15667)
141.2600	am	(P-20370) (E-20851)
141.2680	am	(P-9804; A-14219) (E-10197)
141.2720	am	(P-2002287; A-7358) (P-9804; A-14219) (E-10197)
141.2760	am	(P-15483) (E-15667) (P-20370) (E-20851)
141.2840	am	(P-9804; A-14219) (E-10197)
141.2920	am	(P-2002287; A-7358) (P-20370) (E-20851)
141.2960	am	(P-2002287; A-7358) (P-9804; A-14219) (E-10197) (P-15483) (E-15667) (P-20370) (E-20851)
141.3040	am	(P-9804; A-14219) (E-10197)
141.3080	am	(P-2002287; A-7358)
141.3280	am	(P-2002287; A-7358) (P-20370) (E-20851)
141.3440	am	(P-15483) (E-15667)
141.3480	am	(P-15483) (E-15667)
141.3560	am	(P-2002287; A-7358) (P-9804; A-14219) (E-10197)
141.3600	am	(P-20370) (E-20851)
141.3760	am	(P-9804; A-14219) (E-10197)
141.3800	am	(P-15483) (E-15667)
	am	(P-9804; A-14219) (E-10197)
	am	(P-15483) (E-15667) (P-20370) (E-20851)
141.3840	am	(P-15483) (E-15667)
141.3920	am	(P-2002287; A-7358) (P-20370) (E-20851)

TITLE 89 (CONT'D)

160.60	am	(P-120; A-9065) (E-1563)
160.70	am	(P-120; A-9065) (E-1563)
160.75	am	(P-20677) (E-20835)
	am	(P-120; A-9065) (E-1563)
160.80	n	(P-13899; A-22218)
160.80	am	(P-5797; W-12919) (P-12770; A-18185)
165.1	n	(P-20679)
165.40	am	(P-11402; A-18192)
165.42	n	(P-11402; A-18192)
165.70	am	(P-10343)
165.100	am	(P-10343)
230.360	am	(P-14777)
230.362	am	(P-14777)
230.365	am	(P-14777)
230.510	n	(P-12137) (E-12540)
230.520	n	(P-12137) (E-12540)
230.530	n	(P-12137) (E-12540)
230.540	n	(P-12137) (E-12540)
230.550	n	(P-12137) (E-12540)
230.560	n	(P-12137) (E-12540)
230.570	n	(P-12137) (E-12540)
230.580	n	(P-12137) (E-12540)
240.100	re	(A-7980)
240.110	am	(P-10821)
240.116	re	(A-7980)
240.120	am	(P-10821)
240.120	re	(A-7980)
240.130	re	(A-7980)
240.131	re	(A-7980)
240.132	re	(A-7980)
240.133	re	(A-7980)
240.134	re	(A-7980)
240.135	re	(A-7980)
240.140	re	(A-7980)
240.150	r	(P-10821)
240.150	re	(A-7980)
240.160	re	(A-7980)
240.160	n	(P-10821)
240.200	re	(A-7980)
240.210	re	(A-7980)
240.210	am	(P-10821)
240.220	am	(P-10821)
240.220	re	(A-7980)
240.230	am	(P-10821)
240.240	am	(P-10821)
240.240	re	(A-7980)
240.250	re	(A-7980)
240.250	am	(P-10821)
240.260	n	(P-10821)
240.260	re	(A-7980)
240.270	re	(A-7980)
240.270	n	(P-10821)
240.271	re	(A-7980)

TITLE 89 (CONT'D)		TITLE 89 (CONT'D)		TITLE 89 (CONT'D)		TITLE 89 (CONT'D)	
240.440	re (A-7980)	240.655	# (P-10821)	240.915	am (P-10821)	240.1397	r (P-10821)
240.445	re (A-7980)	240.655	am (P-10821)	240.915	re (A-7980)	240.1398	re (A-7980)
240.445	am (P-10821)	240.660	re (A-7980)	240.920	re (A-7980)	240.1398	r (P-10821)
240.450	am (P-10821)	240.660	am (P-10821)	240.920	# (P-10821)	240.1399	am (P-10821)
240.450	re (A-7980)	240.710	am (P-10821)	240.925	am (P-10821)	240.1399	re (A-7980)
240.455	re (A-7980)	240.710	re (A-7980)	240.925	re (A-7980)	240.1410	re (A-7980)
240.455	am (P-10821)	240.715	re (A-7980)	240.930	re (A-7980)	240.1420	re (A-7980)
240.460	am (P-10821)	240.715	am (P-10821)	240.930	n (P-10821)	240.1510	re (A-7980)
240.460	re (A-7980)	240.720	am (P-10821)	240.935	n (P-10821)	240.1510	am (P-10821)
240.465	re (A-7980)	240.720	re (A-7980)	240.940	am (P-10821)	240.1520	am (P-10821)
240.465	am (P-10821)	240.725	re (A-7980)	240.940	re (A-7980)	240.1520	re (A-7980)
240.470	am (P-10821)	240.725	am (P-10821)	240.945	am (P-10821)	240.1530	re (A-7980)
240.470	re (A-7980)	240.730	re (A-7980)	240.945	re (A-7980)	240.1530	am (P-10821)
240.475	re (A-7980)	240.730	am (P-10821)	240.950	am (P-10821)	240.1535	am (P-10821)
240.480	re (A-7980)	240.735	am (P-10821)	240.950	re (A-7980)	240.1540	am (P-10821)
240.480	am (P-10821)	240.735	re (A-7980)	240.955	re (A-7980)	240.1545	am (P-10821)
240.485	am (P-10821)	240.740	re (A-7980)	240.960	re (A-7980)	240.1545	re (A-7980)
240.485	re (A-7980)	240.740	am (P-10821)	240.961	re (A-7980)	240.1550	re (A-7980)
240.500	re (A-7980)	240.745	n (P-10821)	240.962	re (A-7980)	240.1550	am (P-10821)
240.510	re (A-7980)	240.750	re (A-7980)	240.963	re (A-7980)	240.1555	am (P-10821)
240.510	# (P-10821)	240.750	am (P-10821)	240.964	re (A-7980)	240.1555	re (A-7980)
240.510	am (P-10821)	240.755	am (P-10821)	240.965	re (A-7980)	240.1560	re (A-7980)
240.511	re (A-7980)	240.760	re (A-7980)	240.966	re (A-7980)	240.1560	am (P-10821)
240.512	re (A-7980)	240.760	am (P-10821)	240.970	re (A-7980)	240.1565	n (P-10821)
240.520	re (A-7980)	240.800	am (P-10821)	240.980	re (A-7980)	240.1570	n (P-10821)
240.520	# (P-10821)	240.800	re (A-7980)	240.990	re (A-7980)	240.1575	n (P-10821)
240.520	am (P-10821)	240.810	am (P-10821)	240.1010	re (A-7980)	240.1580	n (P-10821)
240.521	re (A-7980)	240.810	re (A-7980)	240.1010	am (P-10821)	240.1590	n (P-10821)
240.521	re (A-7980)	240.815	re (A-7980)	240.1020	am (P-10821)	240.1600	n (P-10821)
240.522	re (A-7980)	240.815	am (P-10821)	240.1020	re (A-7980)	240.1605	n (P-10821)
240.523	re (A-7980)	240.820	am (P-10821)	240.1030	n (P-10821)	240.1610	n (P-10821)
240.530	re (A-7980)	240.820	re (A-7980)	240.1040	n (P-10821)	240.1615	n (P-10821)
240.530	am (P-10821)	240.825	am (P-10821)	240.1050	n (P-10821)	240.1620	n (P-10821)
240.531	re (A-7980)	240.825	re (A-7980)	240.1060	n (P-10821)	240.1625	n (P-10821)
240.532	re (A-7980)	240.830	re (A-7980)	240.1110	am (P-10821)	240.1630	n (P-10821)
240.533	re (A-7980)	240.830	am (P-10821)	240.1110	re (A-7980)	240.1635	n (P-10821)
240.534	re (A-7980)	240.835	am (P-10821)	240.1120	re (A-7980)	240.1640	n (P-10821)
240.535	re (A-7980)	240.841	re (A-7980)	240.1120	am (P-10821)	240.1645	n (P-10821)
240.540	re (A-7980)	240.842	re (A-7980)	240.1130	am (P-10821)	240.1650	n (P-10821)
240.600	re (A-7980)	240.843	re (A-7980)	240.1130	re (A-7980)	240.1655	n (P-10821)
240.600	am (P-10821)	240.844	re (A-7980)	240.1140	re (A-7980)	240.1660	n (P-10821)
240.610	am (P-10821)	240.845	re (A-7980)	240.1150	re (A-7980)	240.1665	n (P-10821)
240.610	re (A-7980)	240.850	re (A-7980)	240.1160	n (P-10821)	240.1800	n (P-10821)
240.611	re (A-7980)	240.850	am (P-10821)	240.1170	n (P-10821)	240.1850	n (P-10821)
240.612	re (A-7980)	240.855	am (P-10821)	240.1180	n (P-10821)	240.1910	n (P-10821)
240.613	re (A-7980)	240.855	re (A-7980)	240.1210	am (P-10821)	240.1920	n (P-10821)
240.614	re (A-7980)	240.860	re (A-7980)	240.1210	re (A-7980)	240.1930	n (P-10821)
240.615	re (A-7980)	240.860	am (P-10821)	240.1210	re (A-7980)	240.1940	n (P-10821)
240.616	re (A-7980)	240.865	am (P-10821)	240.1310	re (A-7980)	240.1950	n (P-10821)
240.620	re (A-7980)	240.865	re (A-7980)	240.1310	am (P-10821)	240.1950	n (P-10821)
240.620	am (P-10821)	240.875	re (A-7980)	240.1320	am (P-10821)	240.2010	n (P-10821)
240.620	am (P-10821)	240.875	am (P-10821)	240.1320	re (A-7980)	240.2020	n (P-10821)
240.630	am (P-10821)	240.875	am (P-10821)	240.1330	re (A-7980)	240.2030	n (P-10821)
240.640	re (A-7980)	240.905	am (P-10821)	240.1330	re (A-7980)	240.2040	n (P-10821)
240.640	re (A-7980)	240.905	re (A-7980)	240.1396	r (P-10821)	240.2040	n (P-10821)
240.650	re (A-7980)	240.910	re (A-7980)	240.1396	re (A-7980)	300.20	am (P-11953)
240.650	am (P-10821)	240.910	am (P-10821)	240.1397	re (A-7980)	300.30	am (P-11953)

TITLE 89 (CONT'D)			TITLE 89 (CONT'D)			TITLE 89 (CONT'D)		
300.90	am	(P-11953)	431.7	am	(P-11922)	617.55	n	(P-1547587; A-11498)
300.100	am	(P-11953)	431.11	n	(P-11922)	617.60	am	(P-1193887; A-6959)
300.110	am	(P-11953)	431.12	#	(P-11922)			(P-1547587; A-11498)
300.130	am	(P-11953)	437.4	am	(P-13752)	617.70	am	(P-1193887; A-6959)
300.140	am	(P-11953)	437.8	n	(P-13752)			(P-1547587; A-11498)
300.160	am	(P-11953)	437.9	#	(P-13752)	617.100	r	(P-1708087; A-17090)
302.310	am	(P-13814)	515.100	am	(P-1706787; A-17942)	622.20	am	(P-1559887; A-11505)
310.2	am	(P-11953)	515.200	am	(P-1706787; A-17942)	650.700	am	(P-15520)
310.12	am	(P-11953)	515.300	am	(P-6911)	675.100	am	(P-4691; A-18240)
310.13	am	(P-11953)	520.20	am	(P-6911)	675.200	am	(P-756887; A-7712)
310.14	am	(P-11953)	520.30	am	(P-6911)	675.300	am	(P-756887; A-7712)
310.15	am	(P-11953)	520.100	am	(P-6911)	685.600	am	(P-15023)
310.16	am	(P-11953)	525.10	n	(P-14117)	700.200	am	(P-10409)
334.11	am	(P-11915)	530.5	n	(P-3565)	700.300	am	(P-10409)
334.12	am	(P-11915)	530.10	am	(P-3565)	712.100	am	(P-10377)
334.13	am	(P-11915)	530.20	r	(P-3565)	712.200	am	(P-10377)
357.2	am	(P-13807)	530.100	r	(P-3565)	712.300	am	(P-10377)
357.3	am	(P-13807)	530.105	r	(P-3565)	712.400	am	(P-10377)
357.11	am	(P-13807)	530.110	am	(P-3565)	712.1000	n	(P-10377)
385.20	am	(P-13744)	530.120	am	(P-3565)	712.1000	n	(P-10377)
385.30	am	(P-13744)	530.130	am	(P-3565)	714.310	n	(P-13952)
385.40	am	(P-13744)	530.140	r	(P-3565)	750.20	n	(P-1399287; A-5450)
408.001	n	(P-13757)	530.150	r	(P-3565)	750.30	am	(P-1399287; A-5450)
408.005	n	(P-13757)	530.200	n	(P-3565)	755.20	am	(P-1319387; A-13971)
408.010	n	(P-13757)	530.230	n	(P-3565)	755.30	am	(P-1319387; A-13971)
408.015	n	(P-13757)	530.240	n	(P-3565)	755.40	am	(P-1319387; A-13971)
408.020	n	(P-13757)	530.260	n	(P-3565)	755.50	am	(P-1319387; A-13971)
408.025	n	(P-13757)	540.10	am	(P-4073; A-14300)	755.60	am	(P-1319387; A-13971)
408.030	n	(P-13757)	540.30	am	(P-4073; A-14300)	755.70	am	(P-1319387; A-13971)
408.035	n	(P-13757)	552.100	am	(P-1162787; A-3015)	755.80	am	(P-1319387; A-13971)
408.040	n	(P-13757)	552.110	am	(P-1465687; A-9711)	755.90	#	(P-1319387; A-13971)
408.045	n	(P-13757)	557.10	am	(P-1465687; A-9711)	755.100	#	(P-1319387; A-13971)
408.050	n	(P-13757)	557.40	am	(P-1900387; A-12099)	755.110	am	(P-1319387; A-13971)
408.055	n	(P-13757)	562.30	am	(P-4685) (P-4788) (P-1926487; A-20827)	755.120	am	(P-1319387; A-13971)
408.060	n	(P-13757)	562.40	am	(P-1926487; A-20827)	755.140	am	(P-1319387; A-13971)
408.070	n	(P-13757)	562.55	n	(P-4788)	755.150	am	(P-1319387; A-13971)
408.080	n	(P-13757)	567.20	am	(P-1466187; A-3019)	755.160	am	(P-1319387; A-13971)
408.085	n	(P-13757)	567.100	am	(P-1466187; A-3019)	755.170	am	(P-1319387; A-13971)
408.090	n	(P-13757)	587.50	am	(P-2192)	755.180	am	(P-1319387; A-13971)
408.095	n	(P-13757)	587.100	am	(P-1900787; A-15621)	755.190	am	(P-1319387; A-13971)
408.100	n	(P-13757)	587.110	am	(P-2192)	755.200	am	(P-1319387; A-13971)
408.105	n	(P-13757)	587.130	n	(P-2192)	755.210	r	(P-1319387; A-13971)
408.110	n	(P-13757)	587.500	am	(P-2192)	755.220	am	(P-1319387; A-13971)
408.115	n	(P-13757)	587.600	am	(P-1900787; A-15621)	755.230	am	(P-1319387; A-13971)
408.120	n	(P-13757)	592.45	n	(P-2095)	755.240	am	(P-1319387; A-13971)
408.125	n	(P-13757)	597.20	am	(P-2197)	755.250	n	(P-1319387; A-13971)
408.130	n	(P-13757)	602.20	am	(P-1398587; A-6745)	755.260	n	(P-1319387; A-13971)
408.135	n	(P-13757)	607.50	am	(P-2076787; A-15156)	760.40	am	(P-1398887; A-11255) (P-20431)
408.140	n	(P-13757)	617.20	am	(P-1193887; A-6959)	765.10	am	(P-1394387; A-12103)
408.145	n	(P-13757)	617.30	am	(P-1746087; A-17957)	765.20	am	(P-1394387; A-12103)
408.150	n	(P-13757)	617.40	am	(P-1547587; A-11498)	765.40	am	(P-1394387; A-12103)
431.5	am	(P-11922)						
431.6	am	(P-11922)						

TITLE 89 (CONT'D)	TITLE 92 (CONT'D)	TITLE 92 (CONT'D)
843.10 n (P-16405/87; A-13996)	IL. A n (P-3619; A-11566)	522.20 n (P-6011; C-6829)
843.11 am (P-15015)	IL. B n (P-3619; A-11566)	522.20 r (P-6045; A-16201)
843.11 n (P-16405/87; A-13996)	IL. C n (P-3619; A-11566)	522.30 n (P-6011; A-16163)
843.20 n (P-16405/87; A-13996)	IL. D n (P-3619; A-11566)	522.30 r (P-6045; A-16201)
843.30 n (P-16405/87; A-13996)	IL. E n (P-3619; A-11566)	522.40 n (P-6011; A-16163)
843.40 n (P-16405/87; A-13996)	IL. F n (P-3619; A-11566)	522.50 n (P-6011; A-16163)
843.50 n (P-16405/87; A-13996)	IL. G n (P-3619; A-11566)	522.60 n (P-6011; A-16163)
843.50 am (P-15015)	IL. H n (P-3619; A-11566)	522.70 n (P-6011; O-12566; RC-12574; M-14738; A-16163)
843.60 n (P-16405/87; A-13996)	448. Ap. D am (P-3619; A-11566)	522.80 n (P-6011; A-16163)
843.60 am (P-15015)	Ex. A n (P-16536)	522.90 n (P-6011; O-12566; RC-12574; R-14738; A-16163)
843.70 n (P-16405/87; A-13996)	451.10 n (P-16536)	522.100 n (P-6011; A-16163)
843.80 am (P-15015)	451.20 n (P-16536)	522.110 n (P-6011; A-16163)
843.90 n (P-16405/87; A-13996)	451.30 n (P-16536)	522.120 n (P-6011; A-16163)
843.100 n (P-16405/87; A-13996)	451.40 n (P-16536)	522.130 n (P-6011; O-12566; RC-12574; R-14738; A-16163)
843.110 n (P-16405/87; A-13996)	451.50 n (P-16536)	522.140 n (P-6011; O-12566; RC-12574; R-14738; A-16163)
843.120 n (P-16405/87; A-13996)	451.60 n (P-16536)	522.150 n (P-6011; A-16163)
843.130 n (P-16405/87; A-13996)	451.70 n (P-16536)	522.160 n (P-6011; A-16163)
843.140 n (P-16405/87; A-13996)	451.80 n (P-16536)	522.170 n (P-6011; A-16163)
843.150 n (P-16405/87; A-13996)	451.90 n (P-16536)	522.180 n (P-6011; A-16163)
843.160 n (P-16405/87; A-13996)	451.100 n (P-16536)	522.190 n (P-6011; A-16163)
843.170 n (P-16405/87; A-13996)	451.110 n (P-16536)	522.200 n (P-6011; A-16163)
845.20 am (PP-5467; O-9195)	451.120 n (P-16536)	522.210 n (P-6011; A-16163)
846.10 am (P-8894/87; A-7722)	451.130 n (P-16536)	522.220 n (P-6011; A-16163)
846.30 am (P-8894/87; A-7722)	451.140 n (P-16536)	522.230 n (P-6011; A-16163)
846.40 am (P-8894/87; A-7722)	451.150 n (P-16536)	522.240 n (P-6011; A-16163)
850.10 am (P-8890/87; A-3781)	451.160 n (P-16536)	522.301 r (P-6045; A-16201)
850.11 n (P-8890/87; A-3781)	451.170 n (P-16536)	522.302 r (P-6045; A-16201)
850.30 n (P-8890/87; A-3781)	451.180 n (P-16536)	522.303 r (P-6045; A-16201)
850.40 n (P-8890/87; A-3781)	451.190 n (P-16536)	522.304 r (P-6045; A-16201)
850.50 n (P-8890/87; A-3781)	451.200 n (P-16536)	522.305 r (P-6045; A-16201)
850.50 am (P-8910)	451.210 n (P-16536)	522.306 r (P-6045; A-16201)
853.93 n (P-12208/87; A-11248)	451.220 n (P-16536)	522.307 r (P-6045; A-16201)
853.100 n (P-12208/87; A-11248)	451.230 n (P-16536)	522.308 r (P-6045; A-16201)
853.103 n (P-12208/87; A-11248)	451.240 n (P-16536)	522.309 r (P-6045; A-16201)
853.110 n (P-12208/87; A-11248)	451.250 n (P-16536)	522.310 r (P-6045; A-16201)
853.130 n (P-12208/87; A-11248)	451.260 n (P-16536)	522.311 r (P-6045; A-16201)
853.143 n (P-12208/87; A-11248)	451.270 n (P-16536)	522.312 r (P-6045; A-16201)
853.150 n (P-12208/87; A-11248)	451.280 n (P-16536)	522.313 r (P-6045; A-16201)
853.193 n (P-12208/87; A-11248)	451.290 n (P-16536)	522.314 r (P-6045; A-16201)
853.230 n (P-12208/87; A-11248)	451.300 n (P-16536)	522.315 r (P-6045; A-16201)
870.10 n (P-13932/87; A-11493)	451.310 n (P-16536)	522.316 r (P-6045; A-16201)
870.20 n (P-13932/87; A-11493)	451.320 n (P-16536)	522.317 r (P-6045; A-16201)
910.10 n (P-6005)	451.330 n (P-16536)	522.318 r (P-6045; A-16201)
910.20 n (P-6005)	451.340 n (P-16536)	522.319 r (P-6045; A-16201)
910.30 n (P-6005)	451.350 n (P-16536)	522.320 r (P-6045; A-16201)
910.40 n (P-6005)	451.360 n (P-16536)	522.400 r (P-6045; A-16201)
910.50 n (P-6005)	451.370 n (P-16536)	522.401 r (P-6045; A-16201)
910.60 n (P-6005)	451.380 n (P-16536)	522.402 r (P-6045; A-16201)
910.70 n (P-6005)	451.390 n (P-16536)	522.403 r (P-6045; A-16201)
910.80 n (P-6005)	451.400 n (P-16536)	522.404 r (P-6045; A-16201)
1200.20 am (P-20613)	451.410 n (P-16536)	522.405 r (P-6045; A-16201)
1200.30 am (P-20613)	451.420 n (P-16536)	522.407 r (P-6045; A-16201)
1200.20 am (P-20613)	451.430 n (P-16536)	

TITLE 89 (CONT'D)	TITLE 92 (CONT'D)	TITLE 92 (CONT'D)
1200.40 am (P-20613)	IL. A n (P-3619; A-11566)	522.20 n (P-6011; C-6829)
1200.50 am (P-20613)	IL. B n (P-3619; A-11566)	522.20 r (P-6045; A-16201)
1200.60 am (P-20613)	IL. C n (P-3619; A-11566)	522.30 n (P-6011; A-16163)
1200.70 am (P-20613)	IL. D n (P-3619; A-11566)	522.30 r (P-6045; A-16201)
1300.340 am (P-19223)	IL. E n (P-3619; A-11566)	522.40 n (P-6011; A-16163)
	IL. F n (P-3619; A-11566)	522.50 n (P-6011; A-16163)
	IL. G n (P-3619; A-11566)	522.60 n (P-6011; A-16163)
	IL. H n (P-3619; A-11566)	522.70 n (P-6011; O-12566; RC-12574; M-14738; A-16163)
	448. Ap. D am (P-3619; A-11566)	522.80 n (P-6011; A-16163)
	Ex. A n (P-16536)	522.90 n (P-6011; O-12566; RC-12574; R-14738; A-16163)
	451.10 n (P-16536)	522.100 n (P-6011; A-16163)
	451.20 n (P-16536)	522.110 n (P-6011; A-16163)
	451.30 n (P-16536)	522.120 n (P-6011; A-16163)
	451.40 n (P-16536)	522.130 n (P-6011; O-12566; RC-12574; R-14738; A-16163)
	451.50 n (P-16536)	522.140 n (P-6011; O-12566; RC-12574; R-14738; A-16163)
	451.60 n (P-16536)	522.150 n (P-6011; A-16163)
	451.70 n (P-16536)	522.160 n (P-6011; A-16163)
	451.80 n (P-16536)	522.170 n (P-6011; A-16163)
	451.90 n (P-16536)	522.180 n (P-6011; A-16163)
	451.100 n (P-16536)	522.190 n (P-6011; A-16163)
	451.110 n (P-16536)	522.200 n (P-6011; A-16163)
	451.120 n (P-16536)	522.210 n (P-6011; A-16163)
	451.130 n (P-16536)	522.220 n (P-6011; A-16163)
	451.140 n (P-16536)	522.230 n (P-6011; A-16163)
	451.150 n (P-16536)	522.240 n (P-6011; A-16163)
	451.160 n (P-16536)	522.301 r (P-6045; A-16201)
	451.170 n (P-16536)	522.302 r (P-6045; A-16201)
	451.180 n (P-16536)	522.303 r (P-6045; A-16201)
	451.190 n (P-16536)	522.304 r (P-6045; A-16201)
	451.200 n (P-16536)	522.305 r (P-6045; A-16201)
	451.210 n (P-16536)	522.306 r (P-6045; A-16201)
	451.220 n (P-16536)	522.307 r (P-6045; A-16201)
	451.230 n (P-16536)	522.308 r (P-6045; A-16201)
	451.240 n (P-16536)	522.309 r (P-6045; A-16201)
	451.250 n (P-16536)	522.310 r (P-6045; A-16201)
	451.260 n (P-16536)	522.311 r (P-6045; A-16201)
	451.270 n (P-16536)	522.312 r (P-6045; A-16201)
	451.280 n (P-16536)	522.313 r (P-6045; A-16201)
	451.290 n (P-16536)	522.314 r (P-6045; A-16201)
	451.300 n (P-16536)	522.315 r (P-6045; A-16201)
	451.310 n (P-16536)	522.316 r (P-6045; A-16201)
	451.320 n (P-16536)	522.317 r (P-6045; A-16201)
	451.330 n (P-16536)	522.318 r (P-6045; A-16201)
	451.340 n (P-16536)	522.319 r (P-6045; A-16201)
	451.350 n (P-16536)	522.320 r (P-6045; A-16201)
	451.360 n (P-16536)	522.400 r (P-6045; A-16201)
	451.370 n (P-16536)	522.401 r (P-6045; A-16201)
	451.380 n (P-16536)	522.402 r (P-6045; A-16201)
	451.390 n (P-16536)	522.403 r (P-6045; A-16201)
	451.400 n (P-16536)	522.404 r (P-6045; A-16201)
	451.410 n (P-16536)	522.405 r (P-6045; A-16201)
	451.420 n (P-16536)	522.407 r (P-6045; A-16201)

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1595.7	n	(P-20974)	108.160	am	(P-14687/87; A-4225; C-14469)
1595.8	n	(P-20974)	108.170	am	(P-14687/87; A-4225; C-14469)
1595.10	r	(P-20978)	109.10	am	(P-14681/87; A-3785)
1595.20	r	(P-20978)	109.20	am	(P-14681/87; A-3785)
1595.30	r	(P-20978)	109.30	am	(P-14681/87; A-3785)
1595.40	r	(P-20978)	109.40	am	(P-14681/87; A-3785)
1595.50	r	(P-20978)	109.50	am	(P-14681/87; A-3785)
1595.60	r	(P-20978)	109.70	am	(P-14681/87; A-3785)
1595.70	r	(P-20978)	109.90	am	(P-14681/87; A-3785)
1595.80	r	(P-20978)	109.100	am	(P-14681/87; A-3785)
1595.90	r	(P-20978)	109.110	am	(P-14681/87; A-3785)
1595.100	r	(P-20978)	120.5	n	(P-16419/87; A-15200)
1595.110	r	(P-20978)	120.10	n	(P-16419/87; A-15200)
1595.120	r	(P-20978)	120.20	n	(P-16419/87; A-15200)
1595.130	r	(P-20978)	120.30	n	(P-16419/87; A-15200)
1595.140	r	(P-20978)			
1595.150	r	(P-20978)			
1595.160	r	(P-20978)			
1595.170	r	(P-20978)			
1710.160	n	(PP-1630; RC-4944)			
1800.10	am	(P-4417; A-11707)			
1800.10	re	(A-12997)			
1810.10	re	(A-12998)			
1810.20	re	(A-12998)			
1810.30	re	(A-12998)			
1810.110	re	(A-12998)			
1810.120	re	(A-12998)			
1810.130	re	(A-12998)			
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2000.25	am	(P-2050)			
2000.30	am	(P-2050)			

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102.20	am	(P-15865/87; A-14731)
102.30	am	(P-15865/87; A-14731)
106.10	am	(P-14679/87; A-14361)
107.10	am	(P-14673/87; A-14356)
107.20	am	(P-14673/87; A-14356)
107.30	am	(P-14673/87; A-14356)
107.40	am	(P-14673/87; A-14356)
107.50	am	(P-14673/87; A-14356)
108.10	am	(P-14687/87; A-4225; C-14469)
108.20	am	(P-14687/87; A-4225; C-14469)
108.30	am	(P-14687/87; A-4225; C-14469)
108.40	am	(P-14687/87; A-4225; C-14469)
108.50	am	(P-14687/87; A-4225; C-14469)
108.60	am	(P-14687/87; A-4225; C-14469)
108.70	am	(P-14687/87; A-4225; C-14469)
108.80	am	(P-14687/87; A-4225; C-14469)
108.90	am	(P-14687/87; A-4225; C-14469)
108.110	am	(P-14687/87; A-4225; C-14469)
108.120	am	(P-14687/87; A-4225; C-14469)
108.130	am	(P-14687/87; A-4225; C-14469)
108.140	am	(P-14687/87; A-4225; C-14469)

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